HLS 111ES-9 REENGROSSED

First Extraordinary Session, 2011

HOUSE BILL NO. 26

1

BY REPRESENTATIVE BARROW

CENSUS: Provides relative to provisions in Title 33 which are limited in applicability to political subdivisions or local areas meeting specified population characteristics (Item #8)

AN ACT

2 To amend and reenact R.S. 33:103(C)(1)(j)(introductory paragraph) and (l), 112(C)(1)(a), 3 121, the heading of Subpart B-32 of Part IV of Chapter 1 of Title 33 of the Louisiana 4 Revised Statutes of 1950, 130.601(4), 130.602(A)(1) and (7), the heading of Subpart 5 B-36 of Part IV of Chapter 1 of Title 33 of the Louisiana Revised Statutes of 1950, 130.721(A), the heading of Subpart B-41 of Part IV of Chapter 1 of Title 33 of the 6 7 Louisiana Revised Statutes of 1950, 130.781(A), the heading of Subpart L of Part 8 IV of Chapter 1 of Title 33 of the Louisiana Revised Statutes of 1950, 140.181, 151, 9 172(F)(1), 365, 423.11, 423.14, 423.20, 423.21, 441.30, 447.2, 1236(60), (62)(a), 10 and (63)(a), 1236.5, 1236.20(A)(1)(introductory paragraph) and (C)(3)(a), 11 1243(A)(1) and (B)(1), 1324(9), 1415(G), 1429.1, 1448(G)(1), 1521(introductory 12 paragraph), 1573, 1967(C), 1976(introductory paragraph), 1992(D), 2213(H), 13 2423(A), 2536.3(introductory paragraph), 2569, 2582(A)(1) and (2), 2584(B), 2586, 14 2711(B) and (D)(1), 2711.7(A), 2711.16(A), 2717.18, 2721.7(A)(1), 2721.14, 15 2737.52(A), 2737.56(A), 2737.66(A) and (C)(1), 2737.71(A), 2737.73(A), 16 2737.74(A) and (B), 2738.84(A)(2) and (3), 2738.85(A)(1), 2740.18(A)(1), 2740.18.1(A), 2740.34(A), 2740.35(A)(1), 2740.36(B), 2740.37(B)(1), 2740.61, 17 18 3892(A), the heading of Part IV of Chapter 9 of Title 33 of the Louisiana Revised 19 Statutes of 1950, 4159.10(B)(introductory paragraph), 4169(C), 4175(B)(1), 20 4305(B)(2), the heading of Subpart F of Part I of Chapter 10 of Title 33 of the 21 Louisiana Revised Statutes of 1950, 4311, 4546.2(D), 4561.1, 4562.1(A) and (B), 22 4562.2(A) and (B), 4564(D), 4570.11(A) and (B)(1)(a) through (d), 4574(B)(40) and (F)(1)(b)(iii), 4574.1.1(A)(40), (42), and (45), (N)(1), (Q), and (R), 4574.2(D), 23

Page 1 of 73

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1 4574.19, 4579(A), 4709.21(A), 4712.15, 4717(B), 4720.161(Q)(7), 2 4722(B)(introductory paragraph) and (C), 4780.51(A), 4785(B), 4790, 4877, 3 4879(B) and (C), 5062(A), 7551, 7602(4), (8)(a), (9), (10), and (11), 7603(14), 4 7604(A), 9033.3(A) and (N), 9036(B), 9037.1, 9038.31(3), 9038.41(A) and 5 (B)(introductory paragraph), 9038.55, 9038.61(A), 9053.1(A), 9073.1(A), 9076(A), 6 and 9611(A) and to repeal Subpart B-31 of Part IV of Chapter 1 of Title 33 of the 7 Louisiana Revised Statutes of 1950, comprised of R.S. 33:130.591 through 130.599, 8 130.601(5), 1221(B), 1415(F), 1521.1(D), 1992(A)(11), 2213(I), 2625, 2740.48, and 9 7603(20), relative to Title 33 (Municipalities and Parishes) of the Louisiana Revised 10 Statutes of 1950 which are limited in applicability to certain political subdivisions 11 or local areas based upon population classifications; to specify applicability to one 12 or more political subdivisions or local areas; to adjust population categories to retain 13 applicability; to repeal provisions that are outdated or obsolete; and to provide for related matters. 14

Be it enacted by the Legislature of Louisiana:

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

Section 1. R.S. 33:103(C)(1)(j)(introductory paragraph) and (l), 112(C)(1)(a), 121, the heading of Subpart B-32 of Part IV of Chapter 1 of Title 33 of the Louisiana Revised Statutes of 1950, 130.601(4), 130.602(A)(1) and (7), the heading of Subpart B-36 of Part IV of Chapter 1 of Title 33 of the Louisiana Revised Statutes of 1950, 130.721(A), the heading of Subpart B-41 of Part IV of Chapter 1 of Title 33 of the Louisiana Revised Statutes of 1950, 130.781(A), the heading of Subpart L of Part IV of Chapter 1 of Title 33 of the Louisiana Revised Statutes of 1950, 140.181, 151, 172(F)(1), 365, 423.11, 423.14, 423.20, 423.21, 441.30, 447.2, 1236(60), (62)(a), and (63)(a), 1236.5, 1236.20(A)(1)(introductory paragraph) and (C)(3)(a), 1243(A)(1) and (B)(1), 1324(9), 1415(G), 1429.1, 1448(G)(1), 1521(introductory paragraph), 1573, 1967(C), 1976(introductory paragraph), 1992(D), 2213(H), 2423(A), 2536.3(introductory paragraph), 2569, 2582(A)(1) and (2), 2584(B), 2586, 2711(B) and (D)(1), 2711.7(A), 2711.16(A), 2717.18, 2721.7(A)(1), 2721.14, 2737.52(A), 2737.56(A), 2737.66(A) and (C)(1), 2737.71(A), 2737.73(A), 2737.74(A) and (B), 2738.84(A)(2) and (3), 2738.85(A)(1), 2740.18(A)(1), 2740.18.1(A), 2740.34(A),

1	2740.35(A)(1), 2740.36(B), 2740.37(B)(1), 2740.61, 3892(A), the heading of Part IV of
2	Chapter 9 of Title 33 of the Louisiana Revised Statutes of 1950, 4159.10(B)(introductory
3	paragraph), 4169(C), 4175(B)(1), 4305(B)(2), the heading of Subpart F of Part I of Chapter
4	10 of Title 33 of the Louisiana Revised Statutes of 1950, 4311, 4546.2(D), 4561.1, 4562.1
5	(A) and (B), 4562.2(A) and (B), 4564(D), 4570.11(A) and (B)(1)(a) through (d),
6	4574(B)(40) and (F)(1)(b)(iii), 4574.1.1(A)(40), (42), and (45), (N)(1), (Q), and (R),
7	4574.2(D), 4574.19, 4579(A), 4709.21(A), 4712.15, 4717(B), 4720.161(Q)(7),
8	4722(B)(introductory paragraph) and (C), 4780.51(A), 4785(B), 4790, 4877, 4879(B) and
9	(C), 5062(A), 7551, 7602(4), (8)(a), (9), (10), and (11), 7603(14), 7604(A), 9033.3(A) and
10	(N), 9036(B), 9037.1, 9038.31(3), 9038.41(A) and (B)(introductory paragraph), 9038.55,
11	9038.61(A), 9053.1(A), 9073.1(A), 9076(A), and 9611(A) are hereby amended and
12	reenacted to read as follows:
13	§103. Planning commission; membership; appointment
14	* * *
15	C.
16	* * *
17	(1)
18	* * *
19	(j) Notwithstanding any provision of this Section or any other law to the
20	contrary, the governing authority of a municipality with a population of not less than
21	seven thousand one hundred fifty persons and not more than seven thousand two
22	hundred fifty persons as of the most recent federal decennial census the city of
23	Plaquemine may pay members of the planning commission of such a the city and
24	such members may receive a per diem for attendance at meetings of the commission
25	for a maximum of twenty-four days per year in amounts not to exceed the following
26	maximums:
27	* * *
28	(l) Notwithstanding any other provision of law to the contrary, the governing
29	authority of any municipality with a population of not more than three thousand one

hundred persons and not less than two thousand six hundred persons as of the latest federal decennial census authorities of the municipalities of Arcadia, Delhi, Gramercy, Haughton, Haynesville, Iowa, Jena, Lake Arthur, Lockport, and Many may pay a per diem to members of the municipal planning commission their respective municipal planning commissions for attending meetings of any such commission. The rate of per diem to be paid to such members and the number of meetings for which per diem shall be paid shall be established by ordinance of the governing authority of the each municipality.

* * *

§112. Subdivision regulations

1

2

3

4

5

6

7

8

9

10

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

* * *

C.(1)(a) Within those parishes or municipalities with a population in excess of four hundred twenty-five thousand which have a recreation plan officially adopted in accordance with R.S. 33:108 the city of New Orleans, the governing body may enact or may authorize its appropriate agency to enact, as a part of the municipality's or parish's subdivision control regulations, requirements that a subdivider of land dedicate such land areas, sites, and locations for park, playground, and public school purposes as are reasonably necessary to service the proposed subdivision and the future residents thereof, but in no case more than five percent of the gross area of the proposed subdivision. The regulations may provide that the dedication shall be a condition precedent to the approval of any subdivision plat. They shall set forth the standards to be applied in determining the amount of land that is required to be dedicated. These standards shall be based upon the number and type of dwelling units or structures to be included in each subdivision. These standards shall also be based upon studies and surveys conducted by the municipality or parish through its appropriate agency in order to determine the need, if any, for park, playground, and public school sites generated by existing subdivisions within the municipality or parish containing various types of dwelling units or structures.

1 §121. Creation of parish development board 2 A police jury may create and organize a parish development board in 3 accordance with the provisions of this Subpart. 4 The provisions of this Subpart shall not be applicable to any parish containing 5 a municipality with a population of more than three hundred thousand. 6 7 SUBPART B-32. ECONOMIC DEVELOPMENT AUTHORITY CREATED BY TWO OR MORE MUNICIPALITIES IN MADISON PARISH 8 9 §130.601. Definitions 10 11 (4) "Municipality" means any legally incorporated city, town, or village 12 located within the same parish of Madison. 13 §130.602. Creation of authority; territorial jurisdiction 14 A.(1) Notwithstanding any provision of law to the contrary, any two or more 15

16

17

18

19

20

21

22

23

24

25

26

27

28

municipalities in a parish with a population in excess of thirteen thousand but less than fourteen thousand according to the latest federal decennial census the parish of Madison may, upon their own joint initiative, create by local services agreement and intergovernmental contract a special district for industrial, commercial, tourism, and economic development purposes which shall be designated by such name as the municipalities designate; and which shall be governed by a board of commissioners of not less than six members. The mayors of each of the contracting municipalities shall be ex officio members of the board and each municipality, by vote of the governing authority of said such municipality, shall appoint one member to the board who shall be a member of the city council or the board of aldermen. The president of the police jury for the parish in which the special district is located shall be an ex officio member of the board and the police jury for said the parish shall appoint one member to the board who shall be a member of the police jury.

1	(7) The commission shall meet in regular session at least once a year or more
2	often as set by vote of the commission and shall also meet in special session as often
3	as the president of the commission convenes them or on written request of two
4	members. Four members of the commission shall constitute a quorum; however, a
5	member may be represented at any meeting by his designee who shall have all
6	powers of a member at such meeting. The authority shall be domiciled in the parish
7	where the contracting municipalities are located of Madison and maintain suitable
8	offices in the such parish.
9	* * *
10	SUBPART B-36. ECONOMIC DEVELOPMENT AUTHORITIES LOCATED IN
11	CERTAIN PARISHES TERREBONNE ECONOMIC DEVELOPMENT AUTHORITY
12	§130.721. Economic development authorities; parishes with a population of not
13	more than one hundred twenty thousand persons and not less than one
14	hundred four thousand persons Terrebonne Economic Development
15	Authority; governing board; budget
16	A. The provisions of this Subpart shall be applicable to any economic
17	development authority located in any parish with a population of not more than one
18	hundred twenty thousand persons and not less than one hundred four thousand
19	persons according to the latest federal decennial census the Terrebonne Economic
20	Development Authority.
21	* * *
22	SUBPART B-41. PARISH CONVENTION CENTER COMMISSIONS IBERIA
23	PARISH CONFERENCE CENTER COMMISSION
24	§130.781. Parish convention center commissions Conference center commission;
25	<u>Iberia Parish</u>
26	A. There is hereby established a conference center commission in every
27	parish with a population of no less than seventy thousand persons nor more than
28	seventy-five thousand persons based on the latest federal decennial census the parish

of Iberia. The commission shall study and develop the best possible plan and design for a future conference center.

3 * * *

SUBPART L. HOME RULE CHARTER PARISHES WITH POPULATIONS IN

EXCESS OF FOUR HUNDRED THOUSAND ZONING AUTHORITY; JEFFERSON

6 <u>PARISH</u>

§140.181. Zoning authority; Jefferson Parish

In any parish which has adopted a home rule charter and has a population of four hundred thousand or more, the governing authority of the parish The governing authority of the parish of Jefferson may prepare, enact, and enforce comprehensive plans for the parish to divide the parish into districts or zones restricting and regulating therein the location, erection, construction, reconstruction, alteration, and use of buildings, structures, and land for trade, industry, residence, and other uses, in accordance with its home rule charter and in accordance with any local or general law granting zoning authority to local governmental subdivisions.

т т

§151. Petition for annexation of territory

Whenever one-third in number and value of the bona fide owners of any lots or land, lying contiguous and adjacent to the territorial corporate limits of any city or town, the city of New Orleans excepted, or, whenever one-half in number and value of the bona fide owners of any lots or land, lying contiguous and adjacent to the corporate limits of any city located in a parish which parish has a population of between one hundred fifteen thousand and one hundred twenty-five thousand persons desire that such lots or land be annexed to and included in the territorial corporate limits of any such adjacent and contiguous city or town, so as to constitute a part thereof, or whenever one-fourth in number of the bona fide owners of any lots or land, lying contiguous and adjacent to the corporate limits of any city located in the parish of Rapides desire that such lots or land be annexed to and included in the territorial corporate limits of any such adjacent and contiguous city or town, so as to

2

3

4

5

6

7

8

10

11

13

14

15

16

17

18

19

20

21

23

24

25

26

27

constitute a part thereof, they shall present to the mayor and governing body of such city or town as constituted by law, by whatever name called, a petition in writing signed by them, setting forth their desire that said such lots or land shall be annexed to and included in the territorial corporate limits of such city or town, so as to constitute a part thereof, and therein also fully setting forth the boundaries and accurate description of such lots or land which they desire to be annexed to and included in the territorial corporate limits of such adjacent and contiguous city or town.

9

§172. Petition to annex territory; valuation of property; notice of filing petition; hearing concerning proposed ordinance; alternative methods

12

F.(1) Except as provided in Subsections C and D of this Section and in R.S. 33:172.1 and 172.2, the governing authority of a municipality within a parish the parish of St. Tammany, other than a municipality with a population of more than twenty-five thousand persons, may annex vacant land contiguous to its borders only in accordance with the procedure provided in this Subsection. As used in this Subsection, "parish" means any parish operating under a home rule charter with a population between one hundred ninety-one thousand and two hundred thirty thousand based on the most recent federal decennial census. "Parish" shall not include any parish with a consolidated form of government.

22

§365. Naming of town hall in certain municipalities; town of Jonesboro

Notwithstanding R.S. 14:316 or any other law to the contrary, any governing authority in any municipality having a population of between four thousand three hundred five and four thousand three hundred ten according to population estimates of the U.S. Bureau of the Census from April 1, 1990 through July 1, 1996 The

1	governing authority of the town of Jonesboro may name its town hall after Richard
2	Zuber, its former long-time mayor.
3	* * *
4	§423.11. Certain municipalities City of Winnfield; disciplinary action by chief of
5	police
6	Notwithstanding any other provision of law to the contrary, in and for any
7	municipality having a population of fewer than six thousand two hundred and more
8	than five thousand nine hundred persons as of the 1990 federal census the city of
9	Winnfield, the chief of police may take whatever steps are necessary to effect
10	disciplinary action concerning police personnel, including but not limited to
11	suspension for not longer than three days. Any such disciplinary action shall be
12	taken without regard to race, creed, or color.
13	* * *
14	§423.14. Assistant police chief; certain municipalities city of Westwego
15	Notwithstanding the provisions of any law to the contrary, the duties of the
16	assistant chief of police of any municipality with a population of at least ten
17	thousand five hundred but not more than ten thousand nine hundred persons as of the
18	most recent federal decennial census the city of Westwego shall be determined by
19	the chief of police for the municipality, and the assistant chief shall act as chief in the
20	administration of the police department in the absence of the police chief.
21	* * *
22	§423.20. Certain municipalities Town of White Castle; authority over personnel by
23	elected chief of police
24	Notwithstanding the provisions of R.S. 33:423 or any other provision of law
25	to the contrary, in and for any municipality having a population of not more than one
26	thousand nine hundred fifty-five persons and not less than one thousand eight
27	hundred fifty-five persons according to the latest federal decennial census the town
28	of White Castle, the chief of police shall appoint, promote, discipline, and discharge

police personnel subject to the budgetary limitations of the mayor and town council pertaining to the number of allotted positions for the police department.

§423.21. Certain municipalities Town of Independence; authority over personnel by elected chief of police

Notwithstanding the provisions of R.S. 33:423 or any other provision of law to the contrary, in and for any municipality having a population of not more than one thousand eight hundred persons and not less than one thousand six hundred fifty persons according to the latest federal decennial census and located in any parish with a population of not more than one hundred four thousand persons and not less than ninety-eight thousand five hundred persons according to the latest federal decennial census the town of Independence, the chief of police shall appoint, promote, discipline, and discharge police personnel subject to the budgetary limitations of the mayor and town council pertaining to the number of allotted positions for the police department.

* * *

§441.30. Village with a population greater than three hundred ten and less than three hundred twenty-five Village of Evergreen; appointment of court magistrate; duties; salary

The board of aldermen of a village with a population greater than three hundred ten and less than three hundred twenty-five the village of Evergreen shall, upon request of the mayor, appoint an attorney who shall be designated as court magistrate and who shall serve at the pleasure of the mayor and may from time to time be designated by the mayor to serve in his stead as the presiding official over the mayor's court. Whenever the magistrate is so designated by the mayor to preside over the mayor's court, he shall exercise the powers and authority of the mayor over said court. The magistrate shall receive a salary fixed and paid by the board of aldermen.

§447.2. Mayor's court; town of Kinder certain municipalities; additional court costs

Notwithstanding any other provision of law to the contrary, the mayor in the town of Kinder and any incorporated municipality having a population of more than two thousand but less than twenty-two hundred, according to the most recent decennial census, mayors of the municipalities of Benton, Blanchard, Brusly, Delcambre, Erath, Golden Meadow, Greenwood, Jean Lafitte, Kinder, Oak Grove, Port Barre, Richwood, Simmesport, and White Castle may also impose additional court costs not to exceed twenty dollars for each offense, as defined by ordinance, on any defendant convicted of a violation of a municipal ordinance.

* * *

§1236. Powers of parish governing authorities

The police juries and other parish governing authorities shall have the following powers:

* * *

population between fifty thousand and fifty-three thousand seven hundred, and between seventy-five thousand and eighty-five thousand persons authorities of the parishes of Ascension, Iberia, St. Mary, and Vernon shall have a privilege against property for the amount of any unpaid service charge or user fee for sewage disposal services of any sewage district located in the parish. The Each such governing authority may provide by ordinance for the filing into the public records of notice of nonpayment of a service charge or user fee for sewage disposal services in any of the sewage districts located in the parish. The filing of such notice of nonpayment shall perfect the privilege against the property for which such charge or fee is not paid which shall be prior in rank to mortgages, vendor's privileges, and all other privileges except tax privileges. The ordinance shall provide for notice by certified mail, prior to filing such notice in the public records, to any person who fails to pay such service charges or user fees that a privilege exists upon the property for the amount of such unpaid charges or fees and that such privilege will be perfected by the filing of a

notice of nonpayment in the public records. Not less than thirty days after mailing such notice and only after the person's subsequent failure to pay such charge or fee within the thirty days, the notice of nonpayment may be filed in the mortgage records of the parish.

* * *

thirty-nine and fifty thousand according to the latest federal decennial census and which is located adjacent to the Mississippi River authorities of the parishes of St. Charles and St. John the Baptist may levy and collect an ad valorem tax not to exceed five mills on all taxable property in the parish their respective parishes for the purpose of providing additional funds for the construction of a hurricane protection levee and related drainage structures, including but not limited to pumps and pumping stations, located within the boundaries of the parish their respective parishes. In addition, the governing authority of each such parish, with the approval of the State Bond Commission and the parish electorate, is authorized to issue bonds for the purpose of construction of such levees and drainage structures.

* * *

(63)(a) The governing authority of any parish with a population of not less than four hundred twenty-five thousand whose boundaries are not coterminous with a single municipality the parish of Jefferson may adopt an ordinance which establishes a maximum allowable wake created by any vessel on the waterways of that parish, if such waterways are within the boundaries or immediately abutting any national park. The maximum allowable wake established by such ordinance, regardless of the speed or size of the vessel, may be fifteen inches in vertical height measured from the ambient tide level to the crest of the vessel's bow wave at a distance not less than twenty-five feet from the vessel. "No Wake" zones shall be posted on any waterways affected by such ordinance.

1	§1236.5. Authority of police juries parish governing authorities to furnish space to
2	community service centers; St. Bernard Parish
3	The police juries of parishes having a population of between 45,000 and
4	52,000 according to the 1970 census governing authority of the parish of St. Bernard
5	shall have the power to furnish office space and secretarial assistance to community
6	service centers or multi-service multiservice centers, located within the parish, which
7	assist and counsel members of the public concerning all social services.
8	* * *
9	§1236.20. Liens for removal and securing dangerous structures; maintenance of
10	property; interest; assistance of national guard: Iberia Parish
11	A.(1) The governing authority of a parish with a population between sixty-
12	seven thousand five hundred and sixty-nine thousand based on the 1990 Census the
13	parish of Iberia may:
14	* * *
15	C.
16	* * *
17	(3)(a) Any person desiring to be notified in the event a specific, immovable
18	property will be subject to post-adjudication sale may file a request for such notice
19	in the mortgage records of the parish in which the property is located.
20	* * *
21	§1243. Maximum penalties
22	A.(1) In any parish with a population of four hundred twenty-five thousand
23	or less Except as otherwise provided in this Section, the maximum penalty which
24	may be imposed for violation of any parish ordinance shall be a fine of five hundred
25	dollars and imprisonment of thirty days in the parish jail.
26	* * *
27	B.(1) In any parish with a population in excess of four hundred twenty-five
28	thousand, which parish contains at least one parish boundary abutting or lying within
29	Lake Pontchartrain, the parish of Jefferson the maximum penalty which may be

2	and imprisonment of six months in the parish jail.
3	* * *
4	§1324. Grant of authority to parishes, municipalities, police juries, harbor districts
5	and terminal districts to act jointly
6	Any parish, municipality or political subdivision of the state, or any
7	combination thereof, may make agreements between or among themselves to engage
8	jointly in the construction, acquisition or improvement of any public project or
9	improvement, the promotion and maintenance of any undertaking or the exercise of
10	any power, provided that at least one of the participants to the agreement is
11	authorized under a provision of general or special law to perform such activity or
12	exercise such power as may be necessary for completion of the undertaking. Such
13	arrangements may provide for the joint use of funds, facilities, personnel or property
14	or any combination thereof necessary to accomplish the purposes of the agreement,
15	and such agreements may include but are not limited to activities concerning:
16	* * *
17	(9) The reassessment or reappraisal of property subject to ad valorem
18	taxation in a parish with a population in excess of four hundred thousand the parishes
19	of East Baton Rouge, Jefferson, and Orleans, in which event each party to said the
20	agreement is hereby authorized to contribute any portion of its funds as are deemed
21	necessary to accomplish said such activity, notwithstanding any previous law or parts
22	of law in conflict herewith.
23	* * *
24	§1415. Governing authorities of parishes and municipalities; power to abolish
25	entities created by them; fiscal, budgetary and other controls; appointment
26	and terms of members of certain entities
27	* * *
28	G.(1) Notwithstanding any provisions of law to the contrary, when a board
29	or commission, other than a hospital service district, whether presently created or

imposed for violation of any parish ordinance shall be a fine of five hundred dollars

29

1 hereafter created by the governing authority of any parish, exercises governmental 2 functions within a municipality, the governing authority of the municipality shall 3 appoint a member to such board or commission. The governing authority of the 4 municipality shall also have the power to remove and replace such member. 5 (2) The provisions of this Subsection shall not be applicable to parishes with 6 populations of more than four hundred twenty-five thousand persons and less than 7 four hundred seventy-five thousand persons the parish of Jefferson or to parish 8 library boards. 9 10 §1429.1. Funds for other law enforcement purposes: Vernon Parish 11 A. The sheriff of Vernon Parish may use any available funds of his office or 12 of the law enforcement district to engage in cooperative endeavors with other law 13 enforcement agencies within the parish for law enforcement purposes. In furtherance 14 of such cooperative endeavors, he may provide funding to other law enforcement 15 agencies in the parish. 16 B. This Section shall apply only to the sheriff in any parish with a population 17 of not more than fifty-three thousand persons and not less than fifty thousand persons 18 as provided in the most recent federal decennial census. 19 20 §1448. Group insurance; kinds; amounts; subrogation 21 22 G.(1) Notwithstanding the provisions of Subsection D of this Section, the 23 premium costs of group hospital, surgical, medical expense, and dental insurance and the first ten thousand dollars of life insurance contracted for under the provisions of 24 25 this Section shall be paid in full from the sheriff's general fund for all sheriffs and 26 deputy sheriffs retired with at least fifteen years of service who are at least fifty-five 27 years of age or retired with at least thirty years of service at any age. The provisions

of this Subsection shall be applicable only to the sheriffs' offices of the parishes of

Bossier, St. Bernard, St. Martin, Acadia, Allen, Avoyelles, Beauregard, Caddo,

Calcasieu, Caldwell, Cameron, Catahoula, Concordia, East Feliciana, Grant, Iberville, Jackson, Jefferson Davis, Lafayette, Lincoln, Livingston, Morehouse, Natchitoches, Pointe Coupee, Rapides, Red River, St. James, <u>Tangipahoa</u>, Union, Vermilion, Vernon, Washington, West Baton Rouge, West Carroll, <u>and</u> West Feliciana, and any parish with a population of between one hundred thousand and one hundred two thousand according to the latest federal decennial census and the sheriff of the Civil District Court of the parish of Orleans, for their respective retirees. The provisions of this Subsection shall also apply to the employees of the Sheriffs' Pension and Relief Fund and the Louisiana Sheriffs' Association, which fund and association shall pay the premium costs for their employees.

* * *

§1521. Fees of criminal sheriff from sureties for return of fugitives; Orleans Parish

The criminal sheriff in parishes having a population of four hundred seventyfive thousand or more the parish of Orleans shall collect from sureties when a fugitive is returned to the custody of the criminal sheriff, the following fees and charges:

* * *

§1573. Title to property in office of coroner

Notwithstanding the provisions of R.S. 33:4713, the coroner of any parish with a population between four hundred thousand and four hundred seventy-five thousand as established by the 1990 U.S. Decennial Census the parish of Jefferson, or his designee, may purchase and equip such real property as is necessary in the performance of his duties, including but not limited to a morgue, regional or local forensic center, and criminalistics lab. The ownership of such real property shall be vested in the name of the office of the coroner provided no parish funds are expended.

C. Notwithstanding the provisions of Subsection A of this Section or any law to the contrary, the fire department in any municipality with a population between two hundred ten thousand and four hundred ten thousand as of the most recent federal decennial census the city of Baton Rouge and any fire protection district comprised of unincorporated areas of a parish with a population of greater than four hundred twenty thousand as of such census the parish of Jefferson may continue the staffing procedures in effect on July 2, 1999.

§1976. Naming of central fire station in certain municipalities; city of Shreveport

Notwithstanding R.S. 14:316 or any other law to the contrary, a municipal
governing authority in a municipality having a population of at least one hundred
fifty thousand but less than two hundred twenty-five thousand persons, according to
the most recent federal decennial census, The governing authority of the city of
Shreveport may name the central fire station in honor of a former fire chief who
meets the following criteria:

* * *

D. Notwithstanding any other law to the contrary, Paragraph (A)(9) of this Section, as such Paragraph exists on April 1, 2001, shall apply to the fire department of any incorporated city with a population of not less than two hundred thousand and not more than two hundred twenty-five thousand persons as of the latest federal decennial census In the city of Shreveport, a fire alarm operator or dispatcher, or any other person doing this type of work for the fire department of the city, shall receive a minimum monthly salary of not less than twenty-five percent above that of a fireman.

§2213. Maximum hours; overtime or compensatory time; exceptions for certain cities

3 * * *

H.(1) Any municipality subject to the provisions of this Subpart, to maximize police protection, may establish and implement a fourteen-day shift cycle for all full-time paid patrolmen, patrolmen first class, sergeants, lieutenants, captains, or any other employees of the police department except those in a position, grade, or class above that of captain which may require such officers to work Monday, Tuesday, Friday, Saturday, and Sunday of the first week of the cycle, and Wednesday and Thursday of the second week of the cycle. The workday shall consist of twelve hours on the above specified days. Such officers shall be paid overtime at one and one-half times their usual salary when the number of hours worked during the two-week cycle exceeds eighty hours or shall be credited with compensatory time on a one and one-half basis for all hours in said cycle that exceed eighty hours.

(2) The provisions of Subsection A of this Section and the provisions of this Subsection shall not apply to a municipality with a population of fewer than twelve thousand seven hundred persons according to the most recent federal decennial census.

20 * * *

§2423. Corrective or disciplinary action for maintaining standards of service; cities with a population in excess of 450,000

A. When any employee in the classified service is unable or unwilling to perform the duties of his position in a satisfactory manner or has committed any act to the prejudice of the service, or has omitted to perform any act that it was his duty to perform, or otherwise has become subject to corrective action, the appointing authority shall take action warranted by the circumstances to maintain the standards of effective service. The action may extend to (1) removal from the service, (2) retirement under any provision of law applicable, (3) reduction in pay to the next lower rate in the scale for the class, (4) demotion to any position of a lower class that

Page 18 of 73

HLS 111ES-9

REENGROSSED

HB NO. 26

the employee is deemed by the appointing authority and the director to be competent to fill, or (5) suspension without pay for a period not exceeding in the aggregate sixty days in any continuous period of twelve months, or (6) reprimand or other less drastic measure of discipline which the appointing authority considers proper. In municipalities having a population in excess of 450,000, the action may extend to (1) removal from the service, (2) retirement under any provision of law applicable, (3) demotion to any position of a lower class that the employee is deemed by the appointing authority and the director to be competent to fill, (4) suspension without pay for a period not exceeding in the aggregate sixty days in any continuous period of twelve months.

* * *

§2536.3. Compensation of members; certain municipalities city of Plaquemine

Notwithstanding any provision of this Part to the contrary, in a municipality with a population of not less than seven thousand one hundred fifty persons and not more than seven thousand two hundred fifty persons as of the most recent federal decennial census the city of Plaquemine, members of the civil service board of such a the city may receive from funds available to the board a per diem for attendance at meetings of the board for a maximum of twenty-four days per year in amounts not to exceed the following:

* * *

§2569. Assistant police chief; certain municipalities city of Westwego

Notwithstanding the provisions of R.S. 33:2541 or any other law to the contrary, the position of assistant chief of police for any municipality with a population of at least ten thousand five hundred but not more than ten thousand nine hundred persons as of the most recent federal decennial census the city of Westwego shall be in the unclassified service, and the right of selection, appointment, supervision, and discharge for such positions any such position shall be vested in the chief of police of the municipality city.

1	§2582. Parochial employees; conversion of annual leave into financial benefit;
2	Jefferson Parish
3	A. Eligibility. (1) Any employee of a parish governing authority the
4	governing authority of the parish of Jefferson who has been in parish service in a
5	parish with a population in excess of four hundred twenty-five thousand the parish
6	for at least seven years of continuous service and has accumulated a total of not less
7	than ninety days of annual leave credit shall have the option to convert certain
8	portions of such annual leave into financial benefit.
9	(2) Any employee of a the parish governing authority who has been in parish
10	service in a the parish with a population in excess of four hundred twenty-five
11	thousand for at least five years of continuous service and has accumulated less than
12	ninety annual leave days but at least forty-two days may in an emergency apply to
13	the personnel board of the agency for permission to convert certain portions of such
14	annual leave into financial benefit.
15	* * *
16	§2584. Local civil service; inclusion of employees
17	* * *
18	B. The provisions of this Section shall not apply, or be interpreted or
19	construed to apply, to any municipality having a population of five hundred thousand
20	or more, or to any municipality or parish which pursuant to Article X, Section 14 of
21	the Louisiana Constitution elects to be governed by the provisions of Part I of Article
22	X of the Louisiana Constitution; nor shall the provisions of this Section authorize,
23	or be interpreted or construed to authorize, the inclusion in any local civil service of
24	firemen or policemen in contravention of the provisions of Article X, Section 19 of
25	the Louisiana Constitution.
26	* * *
27	§2586. Fire and police civil service; incentive pay
28	The fire and police civil service board of any municipality with a population
29	of less than four hundred seventy-five thousand, and the civil service board of any
30	municipality, parish, or fire protection district with a classified fire and police civil

HLS 111ES-9

REENGROSSED

HB NO. 26

service system established as provided in R.S. 33:2471 or 2531 may establish a plan for awarding incentive pay to classified employees. The plan shall include the criteria for eligibility for incentive pay, the method by which classified employees shall be reviewed for eligibility, and how such eligibility shall be determined. Determination of the amount of incentive pay and which classified employees are to receive incentive pay shall be made by the appointing authority for the municipality, parish, or fire protection district subject to available funds budgeted for such purpose. The incentive pay awarded under the provisions of this Section shall be in addition to any other salary the classified employee is entitled to receive from the municipality, the state, or any other governmental entity.

* * *

§2711. Tax authorized; rate; sales tax districts; certain municipalities

* * *

B. In addition to the exemptions from the state sales and use tax as set forth in R.S. 47:305 through 305.15, or as same may be hereafter amended, any municipality having a population of between fifty-four thousand and seventy-one thousand according to the 1990 federal census, authorized to levy a sales and use tax by the provisions of this Section, or by the provisions of any other statute, et seq., the municipalities of Lake Charles and Monroe shall have the authority to exempt drugs prescribed by physicians for personal consumption and use, and wheelchairs and prosthetic devices, and food purchased for personal consumption off the premises where purchased, for the sales and use tax so levied.

* * *

D.(1) Notwithstanding any other provision of law to the contrary and in addition to any other authority granted by law, the governing authority of any municipality with a population of not less than six thousand five hundred and not more than seven thousand five hundred persons based on the latest federal decennial census and located in a parish with a population of not less than forty-eight thousand two hundred fifty and not more than fifty thousand persons based on the latest federal decennial census and any municipality with a population of not less than

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

three thousand nine hundred fifty and not more than four thousand persons according to the most recent federal decennial census authorities of the municipalities of Breaux Bridge, St. Martinville, and Youngsville may create sales tax districts consisting of a portion of such municipality their respective municipalities. Each sales tax district, as a political subdivision of the state, is authorized to levy and collect an additional one percent sales and use tax upon the sale at retail, the use, the lease or rental, the consumption, and the storage for use or consumption of tangible personal property and on sales of services, as defined by law, if approved by a majority of the electors of the district voting thereon in an election held for that purpose. The governing authority of a sales tax district shall be the governing authority of the municipality, the domicile of the sales tax district shall be the regular meeting place of the municipality, and the officers of the sales tax district shall be officers of the municipality. The proceeds of the additional sales tax levied pursuant to the provisions of this Subsection shall be used by the governing authority of the municipality, under the terms and provisions of an intergovernmental agreement between the municipality and the sales tax district, for paying the costs and expenses of constructing, improving, and maintaining the municipality's infrastructure which serves properties located in the municipality or shall be used to promote the economic development of the sales tax district and the municipality, and may be funded into bonds for such purposes in the manner provided by state law. The tax authorized pursuant to the provisions of this Subsection shall be collected as provided in the Uniform Local Sales Tax Code and other applicable provisions of law. The boundaries of any sales tax district as specified by the governing authority shall be wholly within the corporate limits of the municipality and shall not overlap any other municipal sales tax district.

1	§2711.7. Tax authorized; parishes with population exceeding four hundred thousand
2	but not in excess of five hundred thousand parishes of East Baton Rouge,
3	Jefferson, and Orleans
4	A. Notwithstanding any other provision of law, the governing body of any
5	parish having a population exceeding four hundred thousand but not in excess of five
6	hundred thousand according to the latest regular federal census for which the official
7	figures have been made public is authorities of the parishes of East Baton Rouge,
8	Jefferson, and Orleans are hereby authorized subject to voter approval to levy and
9	collect within the limits of said parish their respective parishes a tax not to exceed
10	one percent upon the occupancy of hotel rooms located within said parish their
11	respective parishes.
12	* * *
13	§2711.16. Certain municipalities Municipalities in Tensas Parish; authority to levy
14	additional sales and use tax; population less than eight thousand
15	A. Notwithstanding any provision of law to the contrary, the governing
16	authority of any municipality in a parish with a population of less than eight
17	thousand according to the latest federal decennial census the parish of Tensas may
18	levy and collect an additional one percent sales and use tax within the corporate
19	limits of the municipality.
20	* * *
21	§2717.18. Municipalities of over 400,000 population City of New Orleans; not
22	<u>applicable</u>
23	R.S. 33:2717.1-33:2717.17 does not apply to municipalities of a population
24	of over four hundred thousand (400,000) The provisions of R.S. 33:2717.1 through
25	2717.17 shall not be applicable to the city of New Orleans.
26	* * *
27	§2721.7. Additional sales and use tax authorized
28	A.(1) In addition to any other authority granted by a home rule charter or
29	otherwise, the governing authority of any parish or school board in any parish having
30	a population of more than sixty thousand people and less than seventy thousand

people according to the latest federal decennial census of record and in which parish there is located a permanent federal military installation Vernon Parish or the Vernon Parish School Board may levy and collect an additional parishwide tax upon the sale at retail, the use, the lease or rental, the consumption, and the storage for use or consumption of tangible personal property and on sales of services as defined by law, if approved by a majority of electors voting therein in an election held for that purpose.

8 * *

§2721.14. Authorization to levy and collect additional sales and use tax in certain parishes; Livingston Parish

A.(1) Notwithstanding any other provision of law to the contrary, the governing authority of any parish having a population in excess of ninety-one thousand persons, but fewer than ninety-three thousand persons, as determined by the most recent federal decennial census, the parish of Livingston may levy and collect an additional one-half of one percent sales and use tax within the parish under the provisions of Article VI, Section 29(B) of the Constitution of Louisiana, which additional sales and use tax shall not be subject to the combined rate limitations established by Article VI, Section 29(A) of the Constitution of Louisiana, nor any other provision of law to the contrary, including the combined rate limitation established by R.S. 33:2721.6.

- (2) The authority granted in this Section shall not limit any prior taxing authority granted to the parish or any other political subdivision by any other provisions of law including any authority granted to any other political subdivision to exceed the rate limitations cited in Paragraph (1) of this Subsection.
- B. The proceeds of the tax herein authorized <u>pursuant to this Section</u> shall be used for such purposes as are determined by the <u>parish</u> governing authority of such parishes, including the funding of the avails of the additional tax into bonds in the manner provided by law.
- C. The sales and use tax so levied shall be imposed by ordinance of the <u>parish</u> governing authority of such parish and shall be levied upon the sale at retail,

28

2 tangible personal property, and on sales of services in the parish, all as defined in 3 Chapter 2 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950. 4 However, the ordinance imposing the tax shall be adopted by the governing authority 5 only after the question of the imposition of the tax has been submitted to the 6 qualified electors of such the parish, in accordance with the election laws of the state 7 of Louisiana, and a majority of those voting in the election have voted in favor of the 8 imposition of the tax. 9 D. The tax authorized by this Section shall be in addition to all other sales and use taxes being collected by the respective governing authorities parish 10 11 governing authority and shall be collected at the same time and in the same manner 12 as set forth in Chapter 2 of Subtitle II of Title 47 of the Louisiana Revised Statutes 13 of 1950. 14 §2737.52. Certain parish school boards; authority to levy additional sales and use 15 16 tax 17 A. Any parish school board in a parish with a population in excess of four 18 hundred thousand but less than four hundred sixty thousand according to the latest 19 federal census is The East Baton Rouge Parish School Board and the Jefferson Parish 20 School Board are hereby authorized to levy and collect, for a period not exceeding 21 three years from the date of the first levy thereof, an additional sales and use tax not 22 to exceed one-half percent within said parish their respective parishes. 23 §2737.56. Certain parish school boards, authority to levy additional sales and use 24 25 tax 26 A. Any parish school board in a parish with a population in excess of four 27 hundred thousand but less than four hundred eighty thousand according to the latest

the use, lease, or rental, consumption, and the storage for use or consumption of

federal census is The East Baton Rouge Parish School Board and the Jefferson Parish

1	School Board are hereby authorized to levy and collect an additional sales and use
2	tax not to exceed one-half percent within said the parish.
3	* * *
4	§2737.66. Authority to levy additional sales and use tax; creation of special
5	districts; parish school boards in parishes with a population between one
6	hundred twenty-five thousand and one hundred thirty-five thousand Rapides
7	Parish School Board
8	A. Any parish school board in a parish with a population in excess of one
9	hundred twenty-five thousand but less than one hundred thirty-five thousand
10	according to the latest federal decennial census The Rapides Parish School Board is
11	hereby authorized to levy and collect an additional sales and use tax not to exceed
12	one percent.
13	* * *
14	C.(1) The governing authority of the respective parish school district is
15	authorized to create a special district or districts to utilize the additional tax
16	authorized herein. Any special district or districts so created may contain all or any
17	portion of territory contained within the boundaries of the parish.
18	* * *
19	§2737.71. Certain school boards Tensas Parish School Board; authority to levy and
20	collect additional sales and use tax; population between five thousand and
21	nine thousand
22	A. Any school board in a parish having a population of more than five
23	thousand but fewer than nine thousand persons as of the most recent federal
24	decennial census The Tensas Parish School Board may levy and collect an additional
25	sales and use tax not in excess of one-half of one percent.
26	* * *

§2737.73. Certain school boards Madison Parish School Board; authority to levy and collect additional sales and use tax; population between 13,000 and 14,000

A. Any school board in a parish having a population of more than thirteen thousand but fewer than fourteen thousand persons as of the most recent federal decennial census The Madison Parish School Board may levy and collect an additional sales and use tax not in excess of one percent.

* * *

§2737.74. Authorization to levy and collect additional sales and use tax in certain parishes; population between forty-two thousand five hundred and forty-three thousand five hundred; parishes of Lincoln, St. John the Baptist, and Washington

A. Notwithstanding any other provision of law to the contrary, the governing authority of any parish having a population in excess of forty-two thousand five hundred but fewer than forty-three thousand five hundred persons, as determined by the most recent federal decennial census authorities of the parishes of Lincoln, St. John the Baptist, and Washington, may levy and collect an additional one percent sales and use tax within the parish their respective parishes under the provisions of Article VI, Section 29(B) of the Constitution of Louisiana, which additional sales and use tax shall not be subject to the combined rate limitations established by Article VI, Section 29(A) of the Constitution of Louisiana, nor the combined rate limitation established by R.S. 33:2721.6.

B. The sales and use tax so levied shall be imposed by ordinance of the governing authority of such the parish and shall be levied upon the sale at retail, the use, lease, or rental, consumption, and the storage for use or consumption of tangible personal property, and on sales of services in the parish, all as defined in Chapter 2 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950. However, the ordinance imposing the tax shall be adopted by the governing authority only after the question of the imposition of the tax has been submitted to the qualified electors of such the parish at an election to be conducted on or before July 31, 2000, in

HLS 111ES-9

REENGROSSED

HB NO. 26

accordance with the election laws of the state of Louisiana, and a majority of those voting in the election have voted in favor of the imposition of the tax.

3 * * *

§2738.84. Authorization to levy and collect additional sales and use tax in certain parishes and municipalities

6 A.

7 * * *

- (2)(a) Notwithstanding any other provision of law to the contrary, the governing authority of a parish having a population in excess of three hundred and fifty thousand but fewer than four hundred and thirty-five thousand persons, as determined by the most recent federal decennial census, the parish of East Baton Rouge may levy and collect an additional one percent sales and use tax within the parish under the provisions of Article VI, Section 29(B) of the Constitution of Louisiana, which additional sales and use tax shall not be subject to the combined rate limitations established in Article VI, Section 29(A) of the Constitution of Louisiana, nor any other provision of law to the contrary.
- (b) Notwithstanding any other provision of law to the contrary, the governing authority of any municipality located in a parish having a population in excess of three hundred and fifty thousand and fewer than four hundred and thirty-five thousand persons, as determined by the most recent federal decennial census, the parish of East Baton Rouge may levy and collect an additional one percent sales and use tax within the municipality under the provisions of Article VI, Section 29(B) of the Constitution of Louisiana, which additional sales and use tax shall not be subject to the combined rate limitations established in Article VI, Section 29(A) of the Constitution of Louisiana, nor any other provision of law to the contrary.
- (3) Notwithstanding any other provision of law to the contrary, the governing authority of a parish having a population in excess of four hundred and seventy thousand persons, as determined by the most recent federal decennial census, the parish of Orleans may levy and collect an additional one percent sales and use tax within the parish under the provisions of Article VI, Section 29(B) of the

Page 28 of 73

Constitution of Louisiana, which additional sales and use tax shall not be subject to the combined rate limitations established in Article VI, Section 29(A) of the Constitution of Louisiana, nor any other provision of law to the contrary.

* * *

§2738.85. Authorization to levy and collect additional sales and use tax: <u>Lafayette</u>

Parish

A.(1) Notwithstanding any other provision of law to the contrary, any parish having a population in excess of one hundred eighty-seven thousand, but fewer than one hundred ninety-one thousand people as determined by the most recent federal decennial census the parish of Lafayette, the largest municipality within such parish, and any sales tax district or districts created by the governing authority of such parish pursuant to R.S. 33:2721.6 may levy and collect an additional sales and use tax of up to one percent pursuant to the provisions of Article VI, Section 29(B) of the Constitution of Louisiana; provided that such levy shall not result in an increase in the rate of the sales and use tax levied within the parish or any portion of the parish in excess of one percent. The additional sales and use tax shall not be subject to the combined rate limitations established by Article VI, Section 29(A) of the Constitution of Louisiana, nor any other provision of law to the contrary, including the combined rate limitation established by R.S. 33:2721.6.

20 * * *

§2740.18. Hotel occupancy tax; Jefferson and Orleans parishes

A.(1) Except as provided in Subsection D of this Section, in addition to any other tax or assessment levied or authorized by law, the governing authority authorities of any parish with a population in excess of four hundred forty thousand and less than five hundred twenty thousand is the parish of Jefferson and the parish of Orleans are hereby authorized and empowered to levy and collect a tax upon the paid occupancy of hotel rooms located within the respective parish. The hotel occupancy tax shall be one percent of the rent or fee charged for such occupancy.

§2740.18.1. Hotel occupancy tax in parishes with populations of not less than four hundred twenty-five thousand and not greater than four hundred seventy-five thousand Jefferson Parish

A. The governing authority of any parish with a population not less than four hundred and twenty-five thousand and not greater than four hundred and seventyfive thousand the parish of Jefferson is hereby authorized and empowered to levy and collect a tax upon the paid occupancy of hotel rooms located on the east bank of the Mississippi River within the parish. The hotel occupancy tax shall be one percent of the rent or fee charged for such occupancy. The word "hotel" as used in this Section shall mean and include any establishment engaged in the business of furnishing or providing rooms intended or designated for dwelling, lodging, or sleeping purposes to transient guests, where such establishment contains two or more rooms. "Hotel" does not include any hospital, convalescent or nursing home, or sanitarium, or hotel-like facility operated by or in connection with a hospital or medical clinic providing rooms exclusively for patients and their families. The hotel occupancy tax shall be paid by the person who exercises or is entitled to occupancy of the hotel room and shall be paid at the time the rent or fee for occupancy is paid. "Person" as used herein shall have the same definition as that contained in R.S. 47:301(8).

20 * * *

§2740.34. Tax authorization

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

21

22

23

24

25

26

27

28

29

30

A. The governing authority of any parish with a population of between thirty-eight thousand and forty-five thousand and which is split by the Mississippi River authorities of the parishes of St. Charles and St. John the Baptist, or parishes acting jointly or in cooperation with one or more parishes as provided in Article VI, Section 20 of the Constitution of Louisiana, is are hereby authorized to levy a tax upon admission charges, concessions, and other sales of tangible personal property at motor vehicle speedway or racetrack facilities located within the parish, or parishes if such tax is levied in cooperation with other parishes. The tax shall be imposed by ordinance adopted by the parish or by each parish if the tax is levied in

Page 30 of 73

1	cooperation with one or more parishes. The tax shall not exceed two percent of
2	admission charges, concession prices, or the price of other tangible personal property
3	sold.
4	* * *
5	§2740.35. Economic development districts; city of New Orleans; creation,
6	composition, and powers; preparation of plans; levy of ad valorem taxes and
7	issuance of bonds
8	A.(1) There is hereby created a special taxing district within any
9	municipality with a population of four hundred seventy-five thousand or more
10	persons the city of New Orleans comprised of the territory located within the
11	boundary of Almonaster Avenue, one mile north of Hayne Boulevard/Lake
12	Pontchartrain, the Industrial Canal, and the St. Tammany-Orleans Parish line.
13	* * *
14	§2740.36. Tax on dumped trash; certain districts in certain municipalities the city
15	of New Orleans
16	* * *
17	B. Notwithstanding any provision of law to the contrary, the governing body
18	of a business and industrial district located in a municipality having a population in
19	excess of four hundred fifty thousand persons as of the most recent decennial census
20	the city of New Orleans may levy and collect a tax on trash dumped in any area of
21	the business and industrial district specified by district ordinance adopted pursuant
22	to Paragraph (C)(2) of this Section.
23	* * *
24	§2740.37. Educational facilities improvement districts
25	* * *
26	B.(1)(a) There is hereby created in the school districts in Tangipahoa,
27	Livingston, East Baton Rouge, West Baton Rouge, Webster, Jefferson, Lafayette,
28	Sabine, DeSoto, Red River, Richland, Morehouse, Madison, Tensas, Natchitoches,
29	Winn, East Carroll, West Carroll, LaSalle, Grant, Caldwell, Franklin, Ouachita, and
30	Bienville, and St. Landry parishes, the city of Monroe, and the city of Baker, should

2	political subdivision to be known as an educational facilities improvement district,
3	hereinafter sometimes referred to as a "district". Each district shall have boundaries
4	coterminous with the respective school district.
5	(b) Additionally, in accordance with the legislative findings and
6	determinations enumerated in Subsection A of this Section and in furtherance of the
7	purposes specified in such Subsection, there is hereby created in the school districts
8	in parishes having a population of between seventy-eight thousand and eighty-four
9	thousand persons according to the most recent federal decennial census a political
10	subdivision to be known as an educational facilities improvement district, hereinafter
11	sometimes referred to as a "district". Each district shall have boundaries
12	coterminous with the respective school district.
13	* * *
14	§2740.61. Downtown development district; certain municipalities city of
15	<u>Donaldsonville</u>
16	A historic district created and provided for by ordinance by the governing
17	authority of any municipality with a population of more than seven thousand five
18	hundred fifty but less than seven thousand six hundred fifty persons according to the
19	latest federal decennial census the city of Donaldsonville shall be deemed to be and
20	shall be recognized as a downtown development district.
21	* * *
22	§3892. Sewerage districts; certain parishes Tangipahoa Parish
23	A. Notwithstanding any other provision of law to the contrary, the provisions
24	of this Section shall apply to any parish sewerage district located in any parish with
25	a population of not more than one hundred two thousand and not less than ninety-
26	nine thousand persons, based on the latest federal decennial census the parish of
27	Tangipahoa.
28	* * *

a city of Baker municipal school system be established as provided by law, a

1 PART IV. PRIVATIZATION OF SEWERAGE AND WATER BOARD FACILITIES 2 IN MUNICIPALITIES WITH A POPULATION OF 475,000 OR MORE THE CITY OF 3 **NEW ORLEANS** 4 §4159.10. Public sewage and water drainage disposal and treatment facilities; 5 privatization; specific authorization procedures; city of New Orleans 6 7 B. Procedures. Prior to entering into any contracts or agreements relative to 8 the ownership, operation, or maintenance of any sewerage and water board sewage 9 or water disposal or treatment facility with a nonpublic entity, in any municipality 10 with a population in excess of four hundred seventy-five thousand, in accordance to 11 the most recent federal decennial census in the city of New Orleans the following 12 procedures shall occur: 13 14 §4169. Collection contracts for sewerage service charges; access charges; 15 enforcement procedures for delinquent charges 16 17 C. In parishes with a population of not less than four hundred twenty-five 18 thousand nor more than four hundred seventy-five thousand the parish of Jefferson, 19 any such contract as authorized in R.S. 33:4169 Subsections (A) A and (B) B of this 20 <u>Section</u> may be executed for a term up to twenty-five years. 21 22 §4175. Public power authorities in municipalities with a population in excess of four 23 hundred thousand the city of New Orleans 24 25 B.(1) Any municipality having a population in excess of four hundred 26 thousand according to the most recent federal decennial census The city of New 27 Orleans may create a public power authority as a political subdivision of the state of 28 Louisiana constituting a legal entity separate and apart from the municipal 29 corporation in accordance with the procedures established under the provisions of 30 R.S. 33:4172 for the purpose of providing electric power and energy and/or gas

HLS 111ES-9

REENGROSSED

HB NO. 26

1	services solely to the municipality and its inhabitants and engaging in related
2	activities in furtherance thereof.
3	* * *
4	§4305. Domicile; meetings; officers; bonds; depositories; compensation; rate fixing
5	* * *
6	B.
7	* * *
8	(2) Notwithstanding any contrary provision of this Subsection or of any other
9	provision of law, in any parish having a population, according to the latest official
10	federal decennial census, of not less than 250,000 or more than 325,000 in which
11	there presently exists a single gas utility district the parish of East Baton Rouge, no
12	member of the board of commissioners shall be paid a salary for his services, but
13	may be paid a fee of up to fifty dollars for each meeting he attends as determined by
14	the board, for not in excess of twenty-four regular and twelve special meetings in
15	each year, and shall be entitled to reimbursement for all expenditures which he incurs
16	in carrying on the business of the district. The meeting fee may be adjusted once
17	annually to reflect the change in the valuation of the dollar; however, the total fee
18	shall not exceed fifty dollars per meeting. The chief executive officer of the board,
19	president or chairman, the vice-president vice president or vice-chairman vice
20	chairman when he serves as chief executive officer, the secretary, the treasurer, or
21	the secretary-treasurer may receive such reasonable additional compensation for
22	administrative services as is commensurate with the duties to be performed.
23	* * *
24	SUBPART F. UTILITY COMMISSIONS IN MUNICIPALITIES OF 6,000 TO 7,000
25	CERTAIN MUNICIPALITIES
26	§4311. Creation of commission; membership
27	The governing authorities of any municipality incorporated under the
28	provisions of R.S. 33:321 to R.S. 33:481, having a population from six thousand to
29	seven thousand the municipalities of Carencro, Denham Springs, Lake Providence,
30	Oakdale, Port Allen, Springhill, and Winnfield are hereby authorized to create

Page 34 of 73

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1 utilities commissions, by ordinance adopted following the effective date of this Sub-2 part Subpart. The commissions shall consist of five qualified electors and citizens of the respective parishes wherein the municipalities creating the commissions are 3 4 located. 5 6 §4546.2. Creation of the authority 7 8 D. The provisions of this Chapter shall be inapplicable with respect to any 9 municipality having a population of three hundred fifty thousand or more persons the 10 city of New Orleans or a consolidated form of government of three hundred fifty 11 thousand or more persons to the East Baton Rouge city-parish form of government. 12 13 §4561.1. Naming of civic center theater by certain municipal governing authorities; 14 city of Monroe 15 Notwithstanding R.S. 14:316 or any other law to the contrary, a municipal 16 governing authority in a home rule charter municipality with a population of not less 17 than fifty thousand and not more than fifty-five thousand persons according to the 18 most recent federal decennial census The governing authority of the city of Monroe 19 may name a civic center theater in honor of a former living mayor of the 20 municipality who served in such office for more than fifteen years and his service 21 in such office ended prior to 1980. 22 23 §4562.1. Service charge authorized; assessment and collection; St. Mary Parish 24 A. The governing authority of any recreation district in a parish whose 25 population is greater than fifty-six thousand persons and less than fifty-eight 26 thousand one hundred and fifty persons as of the most recent federal census the 27 parish of St. Mary is hereby authorized to establish, by majority vote of the members 28 of the authority, a service charge or rates of service charges for each residential or 29 commercial structure for a term not to exceed ten years to be assessed on persons

Page 35 of 73

owning each such structure, whether occupied or unoccupied, located wholly or

30

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

HLS 111ES-9

REENGROSSED

HB NO. 26

partly within the boundaries of the recreation district, subject to the provisions of Subsection B of this Section. For purposes of this Section, each residential or commercial unit in a structure shall be considered a separate structure, and a mobile home, as defined in R.S. 9:1149.2(3), shall be considered a structure. Such service charges or rates of service charges shall be equal for all structures and shall be framed so as to cover, and shall be used for, the costs of constructing, acquiring, maintaining, operating and/or improving recreation services and facilities for the recreation district, including property and equipment necessary for such purposes.

B. Service charges or rates of service charges so established shall be assessed by resolution of the governing authority of the recreation district in a parish whose population is greater than fifty-six thousand persons and less than fifty-eight thousand one hundred and fifty persons as of the most recent federal census. However, the resolution assessing the service charges shall be adopted by the governing authority only after the question of the assessment, its duration, and the amount of the service charge or rates of service charges to be established have been submitted to and approved by a majority of voters of the district voting at an election held for that purpose. Such election shall be conducted in accordance with the election laws of the state.

* * *

§4562.2. Parcel fee; submission to voters; St. Mary Parish

A. In addition to all other charges, fees, and taxes authorized to be levied, each recreation district in a parish whose population is greater than fifty-six thousand persons and less than fifty-eight thousand one hundred and fifty persons as of the most recent federal census the parish of St. Mary may levy and collect a parcel fee within its boundaries which shall not exceed one hundred dollars per parcel per year, which parcel fee shall be imposed by resolution or ordinance of the governing authority of the district only after the question of the imposition of the parcel fee and the purpose, rate, and duration of the parcel fee has been approved by a majority of the voters of the district voting at an election held therein. The proceeds of such parcel fee shall be expended for the purpose of acquiring, constructing, maintaining,

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

operating, or improving recreation services and facilities for the recreation district, including property and equipment necessary for such purposes. Any parcel fee imposed pursuant to this Section shall be levied and collected and be due and owing annually. Such fee may be carried on the tax rolls for the parish in which such district is located and collected at the same time as parish ad valorem taxes. If any parcel fee is not paid when due, such district shall proceed against the parcel for collection of the amount of the fee unpaid and delinquent, any collection costs incurred by such district plus interest at a rate not exceeding twelve percent on the unpaid amount of the parcel fee, and in the event legal proceedings are necessary to effect collection, court costs, and reasonable attorney's attorney fees. However, attorney's attorney fees shall be payable by the parcel owner only if demand by the governing authority of such district has been made on the parcel owner by registered or certified mail, and such parcel owner has failed to pay the amount due within ten days after such demand. A judgment obtained for nonpayment of a parcel fee, upon being recorded in the mortgage records in the parish in which a district is located, shall prime all other liens except those for taxes and prior recorded local or special assessments. If there are one or more property mortgages on such parcel and the mortgage holder or holders have notified the tax collector in the parish of such recorded mortgage in accordance with the requirements of R.S. 47:2180.1, the district, prior to proceeding against such parcel for failure to pay a parcel fee, shall give notice to each mortgagee of the amount of the parcel fee due and owing on such parcel and that such parcel fee must be paid within twenty days after the mailing of the notice or proceedings will be commenced against the parcel. The notice shall be sent to each such mortgage holder by certified mail, return receipt requested, or made by person or domiciliary service on such mortgage holder.

B. Each district in a parish whose population is greater than fifty-six thousand persons and less than fifty-eight thousand one hundred and fifty persons as of the most recent federal census the parish may incur debt and issue bonds payable from an irrevocable pledge and dedication of all or a portion of the proceeds of a parcel fee, provided, however, that the question of funding said proceeds into bonds

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

18

19

21

22

23

24

25

27

28

29

30

shall have been approved by a majority of the voters of the district voting at an election held therein and the State Bond Commission has approved the issuance of the bonds. The question or proposition with respect to the funding of the proceeds of the parcel fee into bonds may be voted upon at the election held to authorize the imposition of the parcel fee or may be submitted at a separate election held for that purpose. The maturities of the bonds shall be so arranged that the total amount of principal and interest falling due in any year, together with that falling due in such year on all bonds theretofore issued payable from such parcel fee, shall not exceed eighty percent of the estimated proceeds to be received from the levy of such parcel fee in the calendar year in which the bonds are issued. The bonds may be sold at public or private sale and shall be issued pursuant to the provisions of a resolution adopted by the governing authority of the district; provided that the bonds shall mature over a period not to exceed the period for which the parcel fee, the proceeds of which are to be used to pay principal and interest on the bonds, is authorized. The bonds and the income therefrom shall be exempt from taxation by the state and by any parish, municipality, or political subdivision thereof.

17 * * *

§4564. Board of commissioners; appointment and tenure; organization; secretary-treasurer; compensation

20 * * *

D. Notwithstanding the provisions of Subsection B of this Section, each commissioner of a recreational district in a parish with a population between one hundred thousand and one hundred five thousand based on the most recent federal decennial census the parishes of Tangipahoa and Terrebonne shall receive a per diem of twenty-five dollars.

26 * * *

§4570.11. Recreation and park commissions; certain parishes <u>commission; St. John</u>

<u>the Baptist Parish</u>

A. There is hereby created a recreation and park commission within any parish with a population of not less than thirty-nine thousand three hundred persons

Page 38 of 73

1	and not more than forty-one thousand five hundred persons as of the most recent
2	federal decennial census the parish of St. John the Baptist, whose authority shall
3	extend to the whole of such a parish, inclusive of all municipalities within the parish.
4	Any such commission shall be known as the "Recreation and Park Commission of
5	the Parish of St. John the Baptist".
6	B.(1) The commission shall be composed of commissioners appointed as
7	follows:
8	(a) Two shall be appointed by the parish president or the police jury
9	president, subject to approval of the parish council or police jury, from a list of four
10	nominations submitted by the chamber of commerce active in the parish.
11	(b) Two shall be appointed by the parish president or the police jury
12	president, subject to approval of the parish council or police jury, from a list of four
13	nominations submitted by the principals and athletic directors of public high schools
14	in the parish.
15	(c) One shall be appointed by the parish president or the police jury
16	president, subject to approval of the parish council or police jury, from a list of two
17	nominations submitted by the parish sheriff.
18	(d) Four shall be appointed by the parish president or the police jury
19	president, subject to approval of the parish council or police jury, from a list of
20	nominations compiled from one nomination from each member of the parish council
21	or police jury.
22	* * *
23	§4574. Tourist commissions; creation; purpose; directors; powers
24	* * *
25	B. Pursuant to Article VI, Sections 19 and 30 of the Constitution of
26	Louisiana, the following commissions and bureaus, hereafter collectively referred
27	to in this Chapter as "tourist commissions" or "commissions", are hereby specifically

created as special districts or commissions. Each such commission shall be a body

1	politic and corporate and a political subdivision of the state of Louisiana, composed
2	of the following territory:
3	* * *
4	(40) A tourist commission composed of all the territory in any parish having
5	a population of not less than twenty-five thousand five hundred and not more than
6	twenty-eight thousand persons as of the most recent federal decennial census
7	Plaquemines Parish; composed of all the territory in Plaquemines Parish.
8	* * *
9	F.(1)
10	* * *
11	(b)
12	* * *
13	(iii) Notwithstanding any other provision of this Section, in parishes with
14	populations between thirty-five thousand and forty thousand persons, the parishes
15	of Evangeline and Natchitoches, the governing authority herein named authorities
16	of the respective parishes may appoint as one member of said commission the
17	president of any city or parish chamber of commerce within the jurisdictional
18	boundaries of said governing authority, provided that said commission shall serve
19	only one parish. Any member so appointed shall serve on said commission for the
20	duration of his term as president of said chamber of commerce.
21	* * *
22	§4574.1.1. Occupancy taxes levied by the commissions
23	A. For the purposes set forth in Paragraph (F)(3) of this Section, a
24	commission created pursuant to R.S. 33:4574(B) is authorized to levy and collect a
25	tax upon the occupancy of hotel rooms, motel rooms, and overnight camping
26	facilities within the jurisdiction of the commission. Such tax shall not exceed the
27	following percentages of the rent or fee charged for such occupancy:
28	* * *

1	(40) A tourist commission in any parish having a population of not less than
2	twenty-five thousand five hundred and not more than twenty-eight thousand persons
3	as of the most recent federal decennial census Plaquemines Parish, two percent.
4	* * *
5	(42) A convention and visitor's bureau or commission in any parish having
6	a population of not less than one hundred thirty-five thousand and not more than one
7	hundred seventy-five thousand persons as of the July 1, 1998 population estimate by
8	the United States Bureau of the Census Monroe-West Monroe Convention and
9	Visitor's Bureau of Ouachita Parish, two percent. The proceeds of such occupancy
10	tax shall only be used be used only for the acquisition, construction, operation,
11	maintenance, and activities of the convention and visitor's bureau or commission in
12	such parish. The percentage rate provided in this Subparagraph shall be in addition
13	to any other percentage authorized by law.
14	* * *
15	(45) Any tourist commission in a parish having a population of not fewer
16	than forty-eight thousand one hundred and not more than fifty-two thousand five
17	hundred persons as of the most recent federal decennial census St. Martin Parish
18	Tourist Commission, two percent in addition to any other such tax authorized by law.
19	* * *
20	N.(1) Any tourist commission composed of all the territory in any parish
21	having a population of not less than twenty-one thousand eight hundred and not more
22	than twenty-two thousand eight hundred persons as of the most recent federal
23	decennial census The Pointe Coupee Parish Tourist Commission may levy and
24	collect an additional tax upon the occupancy of hotel rooms, motel rooms, and
25	overnight camping facilities within the jurisdiction of the commission not to exceed
26	one percent.
27	* * *
28	Q.(1)(a) Notwithstanding any other law to the contrary, any tourist
29	commission in a parish with a population of not less than fifty-three thousand seven
30	hundred and not more than fifty-seven thousand seven hundred persons according

1 to the most recent federal decennial census the Vermilion Parish Tourist Commission 2 shall levy and collect an additional tax of three percent upon the occupancy of hotel 3 rooms, motel rooms, and overnight camping facilities within the jurisdiction of the 4 commission. The tax shall be levied without a vote of the people by ordinance 5 adopted by the governing authority of the tourist commission. The percentage rate 6 provided in this Subsection shall be in addition to any other percentage authorized 7 by law. 8 (b) The tourist commission shall provide athletic programs for the youth of 9 the parish and shall enter into cooperative endeavors with the governing authorities 10 of the parish and any municipality with a population of not less than six thousand 11 and not more than twelve thousand persons according to the most recent federal 12 decennial census within the parish, as appropriate, for such purposes, including the 13 expenditure or allocation of revenue, as provided in this Subsection, for such 14 purposes. 15 (2)(a) Two-thirds of the proceeds of the tax collected pursuant to this 16 Subsection shall be dedicated for youth athletic programs throughout the parish and 17 shall be used to purchase insurance, uniforms, and athletic equipment and supplies. 18 The proceeds of the tax shall be distributed, based upon the number of youth 19 participating in athletic programs, on a per capita basis. 20 (b) One-third of the proceeds of the tax collected pursuant to this Subsection 21 shall be dedicated for the promotion of tourism, including advertisements promoting 22 festivals and other events within the parish. 23 (c) None of the proceeds of the tax collected pursuant to this Subsection shall 24 be used or expended for capital outlay purposes. 25 (3) If the tax provided for in this Subsection is not levied within sixty days 26 after July 11, 2005, such failure shall be considered a failure to perform a ministerial 27 duty required by law of public officials. To this end, the district attorney for the 28 parish shall provoke the issuance of a writ of mandamus to compel the appropriate 29 officials to act as provided by law.

1 (4)(2)(a) Notwithstanding any other provision of law to the contrary, two-2 thirds of the monies collected by the Vermilion Parish Tourist Commission from the 3 levy of the additional three percent tax on the occupancy of hotel rooms, motel 4 rooms, and overnight camping facilities as authorized by law, shall be used to fund 5 recreation programs for all youth in Vermilion Parish. The commission shall enter 6 into a cooperative endeavor with the governing authority of Vermilion Parish and 7 each entity provided for in this Subparagraph to provide for the allocation of revenue 8 collected for such purposes. The revenue collected for purposes of this 9 Subparagraph shall be allocated as follows: 10 (i) Twenty-eight and one-half percent shall be allocated to the city of 11 Abbeville. 12 (ii) Twenty-three and one-half percent shall be allocated to the city of 13 Kaplan. 14 (iii) Fourteen percent shall be allocated to the North Vermilion Youth 15 Athletic Association. 16 (iv) Eight percent shall be allocated to the town of Delcambre. 17 (v) Eight percent shall be allocated to the town of Erath. 18 (vi) Eight percent shall be allocated to the town of Gueydan. 19 (vii) Five percent shall be allocated to the village of Maurice. 20 (viii) Five percent shall be allocated to the Vermilion Parish Police Jury. 21 (b) Any revenue collected by the Vermilion Parish Tourist Commission to 22 fund athletic programs for all youth in Vermilion Parish and not expended prior to 23 the effective date of this Subparagraph shall be used to fund recreation programs in 24 Vermilion Parish as provided in Subparagraph (a) of this Paragraph. 25 (c)(i) A minimum of seventy-five percent of the revenue allocated to the 26 governmental entities pursuant to Subparagraph (a) of this Paragraph shall be used 27 by each governmental entity to provide funds to any qualified nonprofit youth 28 recreation organization within the territorial jurisdiction of the governmental entity 29 which agrees to enter into a cooperative endeavor with the governmental entities

agreeing to use such funds for purposes of youth recreation.

1 (ii) The revenue allocated to the governmental entities shall be distributed 2 by each entity to the qualified nonprofit youth recreation organizations on a pro-rata basis, based upon the number of youth participating in recreational programs of the 3 4 organization compared to the total number of youth participating in programs of all 5 the qualified nonprofit youth recreation organizations receiving funds from the 6 governmental entity. 7 (iii) The remaining funds may be used by each governmental entity for youth 8 recreation purposes as determined by such entity. 9 (d) As used in this Paragraph the following terms shall have the meanings 10 ascribed to them: "Qualified nonprofit youth recreation organizations" means an 11 (i) organization whose primary function is related to youth recreation purposes and is 12 13 recognized by the United States Internal Revenue Service as entitled to exemption 14 under Section 501(c)(3) of the United States Internal Revenue Code. The term shall 15 not include any organization which is in default on any filing or payment with or to 16 the state or any of its agencies or political subdivisions and against which an 17 assessment or judgment that is final and nonappealable has been rendered, and 18 remains outstanding, in favor of the state, or any of its agencies, or political 19 subdivisions. (ii) "Youth recreation purposes" means any use of funds which is related to 20 21 recreation of persons eighteen years of age or younger, including but not limited to 22 the purchase of uniforms and athletic equipment. 23 (e) Notwithstanding any other provision of law to the contrary, one-third of 24 the monies collected by the Vermilion Parish Tourist Commission from the levy of 25 the additional three percent tax on the occupancy of hotel rooms, motel rooms, and 26 overnight camping facilities as authorized by law shall be dedicated for the 27 promotion of tourism, including advertisements promoting festivals and other events within the parish. 28 29 (f) Notwithstanding any other provision of law to the contrary, monies 30 collected by the Vermilion Parish Tourist Commission from the levy of the

Page 44 of 73

additional three percent tax on the occupancy of hotel rooms, motel rooms, and overnight camping facilities as authorized by law may be used or expended for capital outlay purposes.

R. Notwithstanding any other law to the contrary, any tourist commission in a parish with a population of not less than seventy-five thousand and not more than eighty-five thousand persons according to the most recent federal decennial census the Ascension Parish Tourist Commission shall levy and collect an additional tax of two percent upon the occupancy of hotel rooms, motel rooms, and overnight camping facilities within the jurisdiction of the commission. The tax shall be levied by ordinance adopted by the governing authority of the tourist commission and only after approval by a majority of the electorate of such parish voting in an election held for such purpose. The percentage rate provided in this Subsection shall be in addition to any other percentage authorized by law.

* * *

§4574.2. Budget; borrowing money; audit

16 * * *

D. Any parish commission in a parish with a population of not less than nineteen thousand fifty nor more than twenty thousand based upon the Census of Population and Housing, 1980: Summary Tape File 1A Louisiana/Prepared by the Bureau of the Census.--Washington: The Bureau of the Census, 1981 the parish of West Baton Rouge may borrow money to construct a tourist information center on commission property provided that the funds are borrowed from a licensed financial institution; the loan is secured by a first mortgage upon the immovable property of the commission; the sum borrowed is less than the market value of the immovable property pledged as security for the loan; and the payments under such loan can be repaid out of the revenue anticipated from the tax authorized herein during the period in which the loan is to be repaid.

* * *

1 §4574.19. Tourist commissions of certain parishes commission; Tangipahoa Parish; 2 designation Notwithstanding any provision of law to the contrary, any tourist commission 3 4 created pursuant to R.S. 33:4574 in a parish having a population of not less than one 5 hundred thousand but not more than one hundred four thousand, based on the latest 6 federal decennial census, and notwithstanding any other designation provided in R.S. 7 33:4574, the commission the parish of Tangipahoa shall be designated as, and be 8 known by, the name of the parish followed by "_____ as the Tangipahoa Parish 9 Tourist Commission". 10 11 §4579. Events center districts in certain parishes 12 A. There is hereby created in each parish with a population between one 13 hundred forty-four thousand and one hundred sixty thousand based on the latest 14 federal decennial census the parish of St. Tammany an events center district. The district shall consist of the entire area of the parish. The district is created for the 15 16 purposes set forth in R.S. 33:4579 through 4579.5 and shall be responsible for the 17 acquisition, construction, development, maintenance, and operation of an events 18 center and the programs and events undertaken therein. 19 20 §4709.21. Business and industrial districts in municipalities with a population in 21 excess of four hundred fifty thousand the city of New Orleans; tax 22 exemptions 23 A. As used in this Section, "business and industrial district" means a 24 business and industrial district located in a municipality with a population in excess 25 of four hundred fifty thousand persons based on the latest federal decennial census 26 the city of New Orleans and established for the purpose of providing for the 27 acquisition, construction, improvement, maintenance, and operation of special 28 projects, additional municipal services, capital improvements, and facilities within 29 the district. 30

Page 46 of 73

1	§4712.15. Naming of courthouse annex building by the governing authority of
2	certain parishes; Beauregard Parish
3	The governing authority of a parish with a population of not less than thirty-
4	one thousand five hundred persons and not more than thirty-three thousand persons
5	according to the most recent federal decennial census the parish of Beauregard may
6	name a building used as a courthouse annex located in the parish seat as the M.
7	Bolivar Bishop Courthouse Annex Building in honor of M. Bolivar Bishop, a living
8	person who has served as sheriff for more than thirty-five years commencing in
9	1972.
10	* * *
11	§4717. Sale of municipal or parish property no longer needed for public use
12	* * *
13	B. Notwithstanding any provisions of Subsection A of this Section, a
14	municipality with a population in excess of four hundred seventy-five thousand the
15	city of New Orleans shall have the authority to transfer ownership of immovable
16	property to a nonprofit organization which is tax exempt pursuant to Section 501(c)
17	of the Internal Revenue Code or to a first-time home buyer on the basis of appraised
18	value without the necessity of bid. Such first-time homebuyers shall receive credit
19	for investments such as money, materials, and labor made on the property prior to
20	the transfer, and the municipality may allow the transfer of the property to take the
21	form of a lease-to-purchase agreement.
22	* * *
23	§4720.161. Parish redevelopment authority
24	* * *
25	Q. As used in this Part, the following terms shall have the meaning herein
26	ascribed to them:
27	* * *
28	(7) "Parish" means each parish with a population of not less than one
29	hundred eighty-five thousand persons and not more than one hundred ninety-one

HB NO. 26

thousand	persons,	according	to the	latest	federal	decennial	census	the	parish	of
<u>Lafayette</u>										

3 * * *

§4722. Creation of districts; powers of municipal authorities; transfers of development rights; and uniform regulations within district

6 * * *

B. The governing authority of all municipalities having over four hundred seventy-five thousand population the city of New Orleans shall have the power to provide for official landmark or other appropriate designation by ordinance of areas, places, buildings, and structures having a special historical, community, or aesthetic interest or value; and in connection with those areas, places, buildings, and structures so designated by ordinance to impose regulations governing their construction, alteration, demolition, and use and to adopt additional measures appropriate to their preservation, enhancement, or use, which additional measures may include but are not limited to:

16 * * *

C.(1) All such regulations shall be uniform for each class or kind of land and structure throughout each district, but the regulations of one district may differ from those in other districts. However, no regulation shall change the status of premises which have been continuously used for commercial purposes since January 1, 1929, without interruption for more than six consecutive months at any one time. The governing authority may, however, provide for the removal of nonconforming signs and billboards, less and except billboards erected in compliance with parish or municipal regulations at the time of erection, provided that it first establish a reasonable amortization time for removal according to a reasonable set of standards and schedules.

(2) In the city of New Orleans the provisions of Subsection B of this Section shall apply only to the area bounded by the Mississippi River, Howard Avenue, the river side of I-10-Claiborne Avenue and the uptown side of Iberville Street.

30 * * *

2	<u>Parish</u>
3	A. Notwithstanding any other law to the contrary, the local governing
4	authority of a parish with a population of four hundred fifty thousand to four hundred
5	sixty thousand governing authority of the parish of Jefferson shall notify each
6	member of the state Senate and House of Representatives who represents any portion
7	of the parish no less than thirty days in advance of any action to be taken on an
8	application for a zoning request or zoning variance to build or enhance any storage
9	facility housing hazardous material, as defined in R.S. 30:2363(7).
10	* * *
11	§4785. Retail dealers in alcoholic beverages; suspension or revocation of permits
12	* * *
13	B. Any municipality in this state with a population in excess of four hundred
14	thousand The city of New Orleans is hereby authorized to create a municipal
15	alcoholic beverage control board. Such boards The board may suspend or revoke
16	within the corporate limits, permits issued to retail dealers in beverages having an
17	alcoholic content of more than six percent by volume for causes set forth in R.S.
18	26:88, 26: and 89; and may suspend or revoke permits issued to such retail dealers
19	in beverages having an alcoholic content of not more than six percent by volume for
20	causes set forth in R.S. 26:285, 26: and 286. Such boards The board shall be
21	governed by the provisions of the Administrative Procedure Act unless the procedure
22	is specifically established by R.S. 33:4787 or 33: 4788.
23	* * *
24	§4790. Bicycle regulation in municipalities of over 400,000 the city of New Orleans
25	The governing authorities of all municipalities in this State with a population
26	in excess of 400,000 are authority of the city of New Orleans is hereby authorized
27	and empowered to adopt ordinances regulating the business of purchasing, selling,
28	transferring, exchanging, repairing, or storing of new and/or used bicycles, parts and

§4780.51. Notification of area legislators; zoning; hazardous material; Jefferson

accessories for bicycles, at wholesale or retail, and to provide for the registration of description and ownership of bicycles.

* * *

§4877. Parish zoning ordinances; St. John the Baptist Parish

The governing authority of any parish having a population of over twenty-three thousand in which there exists no municipality the parish of St. John the Baptist is authorized to zone their territory, to create residential, commercial, and industrial districts, and to prohibit the establishment of places of business in residential districts. No zoning ordinance or creation of districts pursuant to the authority herein shall interfere with or hinder the operation of any existing public utility facilities, whether publicly or privately owned. The members of the governing authority attending zoning meetings shall be paid a twenty-five dollar per diem not to exceed eighteen meetings in any calendar year.

* * *

§4879. Purpose; firearms buyback program; authorization; city of New Orleans

* * *

B. Any municipality with a population in excess of four hundred twenty-five thousand The city of New Orleans may institute a firearms buyback program. Funding for the buyback program shall be acquired from cash donations from private businesses and may be acquired from the municipality's city's assets seizures and forfeiture fund if the municipality city possesses such a fund. The firearms buyback program shall exist for not more than a thirty-day period in any calendar year or shall exist until the funds acquired or received for the purchase of the firearms are exhausted.

C. A municipality participating in a firearms buyback program The city shall promulgate rules of procedure governing the acquisition and disposal of firearms purchased through the program. Such weapons shall either be destroyed or delivered to law enforcement agencies of the municipality city for departmental use. In no

case shall such weapon be given to any individual, except that a stolen weapon shall be returned to its rightful owner on proof of ownership.

3 * * *

§5062. Weed cutting in municipalities with a population of less than four hundred thousand; abutting owner's liability; notice; waiver of notice

A. The governing authority of any municipality having a population of less than four hundred thousand inhabitants, except the city of New Orleans, may enact ordinances requiring that property be maintained in a safe and sanitary condition, including ordinances providing for the cutting, destruction, or removal of noxious weeds or grass or other deleterious, unhealthful, or noxious growths on any sidewalks or banquettes and on any lot, place, or area within the municipality. The charges, costs, and expenses incurred by the municipal governing authority in enforcing such ordinances, shall, to the extent of the actual cost thereof to the municipal governing authority, be a charge, cost, or expense of the property abutting the sidewalk or banquette or of the lot, place, or area, and the owner thereof.

* * *

§7551. Environmental protection districts, creation by parishes; domicile; <u>creation</u>; <u>domicile</u>; <u>Jefferson Parish</u>

Upon the approval of the majority of the qualified electors of a parish the parish of Jefferson voting in an election called for such purpose, the governing authority of any parish which is divided by the Mississippi River and has a population in excess of 200,000, but not more than 500,000, of such parish is authorized and empowered to form and create an environmental protection district or districts within said the parish with such name or names as said the governing authority may designate. The district may include parts of incorporated municipalities, towns, or villages, provided that before any incorporated municipality, town, or village may be included within the territory of the district, the governing authority shall first concur by resolution to be included in the district.

29 * * *

§7602. Findings, declaration of necessity and purpose

It is hereby found and declared that:

3 * * *

(4) There exists in parishes in the state having a population of more than four hundred seventy-five thousand and in municipalities in the state having a population of more than three hundred thousand and municipalities in the state an inadequate supply of safe and sanitary dwelling accommodations for persons and families of all income levels. This condition is contrary to the public interest and threatens the health, safety, morals and welfare, comfort, and security of the people of the parishes, municipalities, and state.

* * *

(8)(a) The interests of the state will be promoted, and the public interest best served, by the coordinated development of new communities in parishes having a population of more than four hundred seventy-five thousand and in municipalities having a population of more than three hundred thousand and municipalities.

* * *

- hundred seventy-five thousand and municipalities having a population of more than three hundred thousand and municipalities, vacant or essentially vacant land, which presents such parishes and municipalities with opportunities to develop a highly desirable quality of life for the benefit of their residents and the people of the state, as well as to plan for the entire growth of such parishes and municipalities for the rest of this century through the acquisition, planning, and development of such land and immediate and positive action is required to ensure rational growth of available vacant land, while maximizing development opportunities and social values.
- (10) The preservation or enhancement of the tax base from which a taxing district within parishes and municipalities having a population of more than three hundred thousand realizes tax revenues is essential to its existence and financial health; the preservation and enhancement of such tax base is implicit in the purposes for which a taxing district is established; tax increment financing is an effective

Page 52 of 73

method of achieving such preservation and enhancement in areas in which such tax base is not experiencing vigorous growth or is declining; community development in such areas, when complete, will enhance such tax base and provide increased tax revenues to all affected taxing districts, increasing their ability to accomplish their other respective purposes; and the preservation and enhancement of the tax base in such areas through tax increment financing and the levying of taxes by such taxing districts therefor and the appropriation of funds to a new community trust fund bears a substantial relation to the purposes of such taxing districts and is for their respective purposes and concerns.

(11) For these purposes, there should be created bodies corporate to be known as "New Community Development Corporations" through which the acquisition, planning, and development of land and the encouragement of maximum participation by the private sector of the economy (including the sale or lease of the corporation's interest in projects, if deemed feasible), may be accomplished, and through participation in programs undertaken by the state, its agencies and subdivisions, parishes and municipalities, having a population of more than three hundred thousand and the federal government and the issuance of bonds, notes, and other evidences of indebtedness, the corporations and their subsidiaries may provide or obtain the capital resources necessary to acquire, construct or improve industrial, manufacturing, commercial, educational, recreational and cultural facilities, housing accommodations for persons and families of all income levels, facilities incidental or appurtenant thereto, transportation systems and facilities, and carry out the clearance, planning, mapping, development, and construction of such areas.

24

§7603. Definitions

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

25

26

27

29

30

The following terms wherever used or referred to in this Chapter shall have the following meanings unless a different meaning is clearly indicated in the context:

28

14. "Municipality" means any city, town or incorporated village in the state having a population of more than three hundred thousand in which a new community

Page 53 of 73

development corporation is created hereby. "The municipality" "Municipality" or "parish" shall mean the particular municipality or parish in which a particular new community development corporation is created the city of New Orleans.

* * *

§7604. Creation of corporation; public hearing; adoption of resolution; certificate

A. In each parish of the state having a population of more than four hundred seventy-five thousand and in each municipality of the state having a population of more than three hundred thousand the city of New Orleans there is hereby created "The New Community Development Corporation", consisting of a public body. corporate and politic and instrumentality of that parish or municipality. Each such The corporation shall be authorized to perform governmental functions as herein provided in this Chapter and shall have perpetual existence; however, upon the adoption by the board of directors of such corporation of a resolution dissolving the corporation and the passage by the governing body of the parish or municipality of a resolution concurring in such dissolution, such corporation's corporate existence shall be terminated. No such corporation shall transact any business or exercise any powers conferred upon it by this Chapter until and unless the governing body of the parish or municipality has by ordinance or resolution activated the corporation.

* * *

§9033.3. Sales tax increment financing for certain municipalities and parishes

A. Municipalities with a population between one hundred ninety thousand persons and two hundred fifteen thousand persons or with a population in excess of four hundred thousand persons The municipalities of Shreveport and New Orleans may issue revenue bonds payable from revenues generated by economic development projects with a pledge and dedication of up to the full amount of sales tax increments annually to be used as a guaranty of any shortfall, or at the option of the municipality, payable solely from an irrevocable pledge and dedication of up to the full amount of sales tax increments, in an amount to be determined by the municipality, to finance or refinance all or any part of an economic development project as specified in Subsection M of this Section. For purposes of this Section,

HLS 111ES-9

REENGROSSED

HB NO. 26

a sales tax increment shall consist of that portion of the designated sales tax, hereinafter defined, collected each year on the sale at retail, the use, the lease or rental, the consumption and storage for use or consumption of tangible personal property, and on sales of services, all as defined in R.S. 47:301 et seq., or any other appropriate provision or provisions of law as amended, from taxpayers located within an economic development area which exceeds the sales tax revenues of the designated sales tax that were collected in the year immediately prior to the year in which the area was designated as an economic development area. Dedication of sales tax increments to pay the revenue bonds shall not impair existing obligations and shall not include tax revenues previously dedicated for a special purpose, nor revenues of any sales taxes collected by the state of Louisiana or any political subdivision other than the municipality.

* * *

N. This Section shall also apply to any parish with a population between four hundred thousand and four hundred seventy-five thousand persons as of the latest federal decennial census. The provisions of this Section shall also apply to the parishes of East Baton Rouge and Jefferson, and for such purpose the term "municipality" as used in Subsections A through M of this Section shall include each such a parish.

20 * * *

§9036. Encouragement of private enterprise

22 * * *

B. A cooperative economic development project may be undertaken by the state or any agency or corporation acting on behalf of the state, with the prior written approval of the commissioner of administration. However, the title to any immovable property owned by the state shall remain with the state, and such projects shall be located within a downtown development district in any municipality with a population of between two hundred thousand and four hundred thousand the cities of Baton Rouge or Shreveport. In addition, the state or any agency or corporation acting on behalf of the state may lease or rent its properties located in such

Page 55 of 73

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

downtown development districts by negotiation, provided such lease or rental agreements are approved in writing by the commissioner of administration.

3 * * *

§9037.1. Bond financing of cooperative endeavors; municipalities and parishes with a population in excess of four hundred thousand persons; city of New Orleans; parishes of East Baton Rouge and Jefferson; leases

Any economic development corporation or political subdivision of the state may issue bonds, subject to applicable law, to finance a cooperative endeavor. Any municipality or parish with a population in excess of four hundred thousand persons

The city of New Orleans and the parishes of East Baton Rouge and Jefferson or any municipality within any such a parish, or any public benefit corporation formed by any such municipality or parish, or economic development corporation established in any such municipality or parish, may enter into any lease or sublease for the purpose, directly or indirectly, of securing or providing revenues to be used to pay the principal or interest on such bonds which lease or sublease may be for a period not exceeding ninety-nine years.

17 * * *

§9038.31. Definitions

As used in this Part, the following terms shall have the following meanings, unless the context requires otherwise:

21 * * *

(3) "Local governmental subdivision" means any municipality or parish or any municipality, parish, local industrial board, or local public trust authorized pursuant to R.S. 33:9038.33(N) or 9038.34(N) having jurisdiction over the geographical area bounded by the Mississippi River, the Orleans/Jefferson parish line and the Orleans/Plaquemines parish line; but the provisions of this Part shall not apply to any of the financing of construction, renovations, or improvements of any convention center, hotel complex, and ancillary facilities within any municipality having a population in excess of one hundred ninety thousand persons but not more than two hundred five thousand persons according to the latest federal decennial

Page 56 of 73

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

HLS 111ES-9

REENGROSSED

HB NO. 26

1	census the city of Shreveport. However, the provisions of this Part shall apply to any
2	parish having a population of not more than one hundred thirty thousand persons and
3	not less than one hundred twenty thousand persons, according to the most recent
4	federal decennial census the parish of Rapides, only as provided in R.S. 33:9038.41.
5	* * *
6	§9038.41. Tax increment financing; parishes with one hundred twenty thousand to
7	one hundred thirty thousand population Rapides Parish
8	A. The provisions of this Section shall be applicable to any parish having a
9	population of not more than one hundred thirty thousand persons and not less than
10	one hundred twenty thousand persons, according to the most recent decennial federal
11	census the parish of Rapides.
12	B. The provisions of this Part shall apply to any parish to which this Section
13	is applicable the parish of Rapides, but only for the following purposes:
14	* * *
15	§9038.55. Conditions on use of certain lands for economic development; East Baton
16	Rouge Parish
17	Notwithstanding any other provision of law to the contrary, no parish with
18	a population in excess of four hundred thousand persons but not more than four
19	hundred thirty thousand persons according to the latest federal decennial census or
20	neither the parish of East Baton Rouge nor any municipality within such a parish
21	shall move a zoo from the site on which it is located on August 15, 2004, to create
22	an economic development district, until the current site has a suitable replacement
23	for use of the property, as determined by the governing authority of the parish.
24	* * *
25	§9038.61. Tax increment financing; certain cities for certain purposes; city of Baton
26	Rouge
27	A. The provisions of this Section shall be applicable to any city having a
28	population of not more than two hundred fifty thousand persons and not less than
29	two hundred fifteen thousand persons, according to the most recent decennial federal
30	census the city of Baton Rouge. The provisions of this Part not in conflict with this

Page 57 of 73

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1	Section shall apply to any city to which this Section is applicable the city of Baton
2	Rouge.
3	* * *
4	§9053.1. Creation of parishwide ambulance service district; certain parishes Bossier
5	<u>Parish</u>
6	A. Notwithstanding any provision of law to the contrary, the governing
7	authority of any parish with a population of less than one hundred thousand persons
8	which includes a municipality with a population of more than fifty thousand persons,
9	according to the most recent decennial census the parish of Bossier, may, upon its
10	own initiative, form and create a single parishwide ambulance service district,
11	excluding incorporated municipalities, except that any incorporated municipality
12	within the parish shall be included within the single parishwide ambulance service
13	district upon concurrence by resolution of the governing authority of the
14	municipality.
15	* * *
16	§9073.1. Huntington Park Subdivision Improvement District
17	A. Creation. The Huntington Park Subdivision Improvement District, a
18	special taxing district, hereinafter referred to in this Section as the "district", is
19	hereby created in any municipality with a population greater than four hundred
20	seventy-five thousand the city of New Orleans.
21	* * *
22	§9076. Certain improvement districts
23	A. Notwithstanding any provision of law to the contrary, the governing
24	authority in any parish with a population in excess of four hundred seventy-five
25	thousand persons or more according to the latest federal decennial census the parish
26	of Orleans may continue to levy and collect any tax or fee levied to support an
27	improvement district within such parish created to promote and encourage the

beautification, security, and betterment of any subdivision located within the district.

The continuation of such levy shall be contingent on the approval of a majority of

28

29

1	the registered voters of the district at an election called pursuant to the Louisiana
2	Election Code.
3	* * *
4	§9611. Application and purpose
5	A.(1) This Chapter applies to the following:
6	(a) Municipalities that are governed by a home rule charter and that have a
7	population in excess of two hundred fifty thousand persons according to the latest
8	federal decennial census.
9	(b) Parishes that are governed by a home rule charter and that have a
10	population in excess of four hundred thousand persons according to the latest federal
11	decennial census city of New Orleans and the parishes of East Baton Rouge and
12	Jefferson.
13	(2) "Local governmental subdivision" or "municipality", as used in this
14	Chapter, means municipalities and parishes to which the Chapter is applicable.
15	* * *
16	Section 2. Subpart B-31 of Part IV of Chapter 1 of Title 33 of the Louisiana Revised
17	Statutes of 1950, comprised of R.S. 33:130.591 through 130.599, 130.601(5), 1221(B).
18	1415(F), 1521.1(D), 1992(A)(11), 2213(I), 2625, 2740.48, and 7603(20) are hereby repealed
19	in their entirety.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

Barrow HB No. 26

Abstract: Updates applicability of the provisions in Title 33 as a result of the 2010 census.

<u>Proposed law</u>, contained in Title 33 (Municipalities and Parishes) of the Louisiana Revised Statutes of 1950, legislates with regard to classifications of parishes, municipalities, or other political subdivisions or local areas according to population by limiting the application of laws based upon specific classifications to one or more parishes, municipalities, or other political subdivisions or local areas, by adjusting the population ranges affected by the 2010 census, and by repealing certain provisions based upon certain population classification ranges, as follows:

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:103(C)(1)(j) - Planning commission per diem	Municipality with a population of 7,150 - 7,250	Plaquemine (1990 census)	Plaquemine
R.S. 33:103(C)(1)(l) - Planning commission per diem	Municipality with a population of 2,600 - 3,100	Arcadia, Delhi, Gramercy, Haughton, Haynesville, Iowa, Jena, Lake Arthur, Lockport, and Many (2000 census)	Arcadia, Delhi, Gramercy, Haughton, Haynesville, Iowa, Jena, Lake Arthur, Lockport, and Many
R.S. 33:112(C)(1)(a) - Subdivision regulations; dedication of land for certain purposes	Parish or municipality with a population of 425,000+ which has a recreation plan officially adopted	New Orleans (1970-2000 census)	New Orleans
R.S. 33:121 - Creation of parish development board by police juries	Except a parish with a municipality with a population of 300,000+	Except New Orleans (1970- 2000 census)	Removes exception; applicable to all police juries
R.S. 33:130.591 - 130.599 (Subpt B-31 of Pt IV of Ch 1) – Louisiana Delta Authority	Four contiguous parishes: at least two with a population less than 10,000 and none with a population of 21,000+	Concordia, East Carroll, Madison, and Tensas (2000 census)	Repealed
R.S. 33:130.601(5) and 130.602(A)(1) and (7) - Economic development authority	Any two or more municipalities in a parish with a population of 13,000 - 14,000	Municipalities in Madison Parish (2000 census)	Municipalities in Madison Parish
R.S. 33:130.721(A) - Economic development authority	Parish with a population of 104,000 - 120,000	Terrebonne (2000 census)	Terrebonne
R.S. 33: 130.781(A) - Parish convention center commission	Parish with a population of 70,000 - 75,000	Iberia (2000 census)	Iberia
R.S. 33:140.181 - Zoning authority	Parish with a home rule charter and a population of 400,000+	Orleans and Jefferson (1990 and 2000 census); East Baton Rouge (2000 census)	Jefferson

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:151 - Petition for annexation of territory; procedural exception	Municipality in a parish with a population of 115,000 - 125,000	Rapides and Ouachita (1970 census)	Remove procedural exception
R.S. 33:172(F)(1) - Annexation of contiguous, vacant land	Municipality with a population of 25,000 or less in a parish with a home rule charter and a population of 191,000 - 230,000	St. Tammany (2000 census)	Municipality with a population of 25,000 or less in St. Tammany
R.S. 33:365 - Naming of town hall	Municipality with a population of 4,305 - 4,310 according to population estimates of the U.S. Bureau of the Census from April 1, 1990 through July 1, 1996	Jonesboro (per census estimates as indicated)	Jonesboro
R.S. 33:423.11 - Disciplinary action by chief of police	Municipality with a population of 5,900 - 6,200 1990 federal census	Winnfield (1990 census)	Winnfield
R.S. 33:423.14 - Assistant police chief	Municipality with a population of 10,500 - 10,900	Westwego (2000 census)	Westwego
R.S. 33:423.20 - Authority over personnel by elected chief of police	Municipality with a population of 1,855 - 1,955	White Castle (2000 census)	White Castle
R.S. 33:423.21 - Authority over personnel by elected chief of police	Municipality with a population 1,650 - 1,800; and located in any parish with a population of 98,500 - 104,000	Independence (2000 census)	Independence
R.S. 33:441.30 - City court magistrate	Municipality with a population of 310 - 325	Evergreen (2000 census)	Evergreen

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:447.2 - Mayor's court; additional court costs	Municipality with a population of 2,000 - 2,200	Benton, Golden Meadow, Oak Grove, (1990 and 2000 census); Greenwood, Port Barre, Simmesport, and White Castle, (1990 census); Brusly Delcambre, Erath, Jean Lafitte, Kinder, and Richwood (2000 census)	Benton, Blanchard, Brusly, Delcambre, Erath, Golden Meadow, Greenwood, Jean Lafitte, Kinder, Oak Grove, Port Barre, Richwood, Simmesport, and White Castle
R.S. 33:1221(B) - Election of police juries; additional members	Parish organized under the police jury system of government with a population of 100,000 - 115,000	Lafayette (1970 census) no longer has a police jury	Repealed
R.S. 33:1236(60) - Powers of parish governing authorities; privilege against property for unpaid sewer fees	Parish with a population of 50,000 - 53,700 and parish with a population of 75,000 - 85,000	Ascension, St. Mary, and Vernon (2000 census)	Ascension, St. Mary, and Vernon
R.S. 33:1236(62)(a) - Powers of parish governing authorities; tax for hurricane protection levee	Parish with a population of 39,000 - 50,000; and which is located adjacent to the Mississippi River	St. Charles and St. John the Baptist (1990 and 2000 census)	St. Charles and St. John the Baptist
R.S. 33:1236(63)(a) - Powers of parish governing authorities; no wake zones	Parish with a population of not less than 425,000 whose boundaries are not coterminous with a single municipality	Jefferson (1990 and 2000 census)	Jefferson
R.S. 33:1236.5 - Authority of police juries to furnish space to community service centers	Parishes with a population of 45,000 - 52,000 according to the 1970 census	St. Bernard (1970 census)	St. Bernard

HB NO. 26

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:1236.20(A)(1)(introd uctory paragraph) and (C)(3)(a) - Liens for removal and securing dangerous structures	Parish with a population of 67,500 - 69,000 based on the 1990 Census	Iberia (1990 census)	Iberia
R.S. 33:1243(A)(1) and (B)(1) - Maximum penalties for violation of ordinances	Parish with a population of 425,000+, which parish contains at least one parish boundary abutting or lying within Lake Pontchartrain, Orleans Parish excluded	Jefferson (1980-2000 census)	Jefferson
R.S. 33:1324(9) - Intergovernmental services agreements; reassessment of property subject to ad valorem taxation	Parish with a population of 400,000+	Orleans (1970- 2000 census); Jefferson (1980-2000 census); East Baton Rouge (2000 census)	East Baton Rouge, Orleans, and Jefferson
R.S. 33:1415(F) - Term of port commission members	Port commission in parish with population of 11,000 - 21,000 and where the members of the commission are appointed by the parish governing authority and by the commission itself	Port commission in Madison Parish (1990 and 2000 census)	Repealed
R.S. 33:1415(G) - Authority of parishes and municipalities over entities created by them; membership on boards	Except a parish with a population of 425,000 - 475,000	Jefferson (1990 and 2000 census)	Not applicable to Jefferson
R.S. 33:1429.1(B) - Funds of sheriff's office	Parish with a population of 50,000 - 53,000	Vernon (2000 census)	Vernon
R.S. 33:1448(G)(1) - Group insurance premiums paid from sheriff's general fund	Parish with a population of 100,000 - 102,000	Tangipahoa (2000 census)	Tangipahoa
R.S. 33:1521(introductory paragraph) - Fees of criminal sheriff from sureties from return of fugitives	Parishes with population of 475,000+	Orleans (1990 and 2000 census)	Orleans

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:1521.1(D) - Fees of the criminal sheriff for sureties for surrender of a defendant or arrest of a defendant	Parish with a population of 475,000+ (Orleans specified in 1521.1(A))	Orleans (1990 and 2000 census)	Repealed
R.S. 33:1573 - Title to property in office of coroner	Parish with a population of 400,000 - 475,000 as established by the 1990 U.S. Decennial Census	Jefferson (1990 census)	Jefferson
R.S. 33:1967(C) - Fire departments; staffing	Municipality with a population of 210,000 - 410,000	Baton Rouge (1990 and 2000 census)	Baton Rouge
R.S. 33:1967(C) - Fire departments; staffing	Fire protection districts in unincorporated areas of a parish with a population of 420,000+	Jefferson (1990 and 2000 census)	Jefferson Parish
R.S. 33:1976 - Naming of central fire station in certain municipalities	Municipality with a population of 150,000 - 225,000	Shreveport (2000 census)	Shreveport
R.S. 33:1992(A)(11) – Minimum salaries for firefighters – applies Para. (A)(9) in Shreveport only for those employed 9/1/1986 and earlier	Names Shreveport	Shreveport	Repealed
R.S. 33:1992(D) - Minimum salaries for firefighters (makes Para. (A)(9) applicable)	Municipality with a population of 200,000 - 225,000	Shreveport (2000) census	Shreveport
R.S. 33:2213(H)(2) - Municipal police departments; maximum hours; overtime or compensatory time	Exception for a municipality with a population of 12,000 - 12,700	None (2000 census)	Repealed
R.S. 33:2213(I) - Municipal police departments; maximum hours; overtime or compensatory time	Exception for a municipality with a population of 200,000 - 250,000 (Exception specifically does not apply to Baton Rouge) (Subsection J excepts Shreveport also)	Shreveport (2000 census)	Repealed
R.S. 33:2423(A) - Corrective or disciplinary action in the classified service	Exception for a municipality with a population of 450,000+	New Orleans (1970-2000 census)	Removes exception

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:2536.3(introductory paragraph) - Compensation of members of civil service board	Municipality with a population of 7,150 - 7,250	Plaquemine (1990 census)	Plaquemine
R.S. 33:2569 - Assistant police chief	Municipality with a population of 10,500 - 10,900	Westwego (2000 census)	Westwego
R.S. 33:2582(A)(1) and (2) - Parochial employees; conversion of annual leave into financial benefit	Parish with a population of 425,000+	Jefferson and Orleans (1990 and 2000 census)	Jefferson
R.S. 33:2584(B) - Local civil service; inclusion of employees	Exception for a municipality with a population of 500,000+	New Orleans (1970 and 1980 census)	Removes population based exception (still excepts New Orleans)
R.S. 33:2586 - Fire and police civil service; incentive pay	Municipality with a population of less than 475,000	All municipalities except New Orleans (1980 - 2000 census)	Removes population based exception
R.S. 33:2625 - Additional methods of enforcing collection of ad valorem tax on motor vehicles	Municipality with a population of 400,000+ that levies an ad valorem tax on motor vehicles	New Orleans (1960-2000 census)	Repealed
R.S. 33:2711(B) - Sales tax exemption	Municipality with a population of 54,000 - 71,000 according to the 1990 federal census	Lake Charles and Monroe (1990 census)	Lake Charles and Monroe
R.S. 33:2711(D)(1) - Sales tax districts	Municipality with a population of 3,950 - 4,000	Breaux Bridge and St. Martinville (2000 census)	Breaux Bridge and St. Martinville
R.S. 33:2711(D)(1) - Sales tax districts	Municipality with a population of 6,500 - 7,500 and located in a parish with a population of 48,250 - 50,000	Youngsville (2000 census)	Youngsville

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:2711.7(A) - Tax authorized - occupancy of hotel rooms	Parish with a population of 400,000 - 500,000	Jefferson (1980-2000 census); Orleans (1990 and 2000 census); and East Baton Rouge (2000 census)	East Baton Rouge, Jefferson and Orleans
R.S. 33:2711.16(A) - Sales tax authorized	Municipality in a parish with a population of less than 8,000	Any municipality in Tensas (1990 and 2000 census)	Any municipality in Tensas
R.S. 33:2717.18 - Issuance of bonds secured by sales tax	Exempts a municipality with population of 400,000+	New Orleans (1960 - 2000 census)	Not applicable to New Orleans
R.S. 33:2721.7(A)(1) - Sales tax authorized	Governing authority of any parish or school board in any parish having a population of 60,000 - 70,000; and in which parish there is located a permanent federal military installation	Vernon (1990 and 2000 census) Vernon Parish or Vernon Parish School Board	Vernon or Vernon Parish School Board
R.S. 33:2721.14(A)(1) - Sales tax authorized	Parish with a population of 91,000 - 93,000	Livingston (2000 census)	Livingston
R.S. 33:2737.52(A) - Sales tax authorized; School board	Parish with a population of 400,000 - 460,000	Jefferson (1990 and 2000 census); East Baton Rouge (2000 census)	Jefferson and East Baton Rouge
R.S. 33:2737.56(A) - Sales tax authorized; School board	Parish with a population of 400,000 - 480,000	Jefferson (1990 and 2000 census); East Baton Rouge (2000 census)	Jefferson and East Baton Rouge
R.S. 33:2737.66(A) and (C)(1) - Sales tax authorized; School board	Parish with a population of 125,000 - 135,000	Rapides (1990 and 2000 census)	Rapides
R.S. 33:2737.71(A) - Sales tax authorized; School board	Parish with a population of 5,000 - 9,000	Tensas (1990 and 2000 census)	Tensas Parish

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:2737.73(A) - Sales tax authorized; School board	Parish with a population of 13,000 - 14,000	Madison (2000 census)	Madison Parish
R.S. 33:2737.74(A) and (B) - Sales tax authorized	Parish with a population of 42,500 - 43,500	Washington (1990 census); Lincoln and St. John the Baptist (2000 census)	Lincoln, St. John the Baptist, and Washington
R.S. 33: 2738.84(A)(2)(a) and (b) - Sales tax authorized	Parish with a population of 350,000 - 435,000 and municipalities therein	East Baton Rouge (2000 census)	East Baton Rouge and municipalities therein
R.S. 33:2738.84(A)(3) - Sales tax authorized	Parish with a population of 470,000+	Orleans (2000 census)	Orleans
R.S. 33:2738.85(A)(1) - Sales tax authorized	Parish with a population of 187,000 - 191,000	Lafayette (2000 census)	Lafayette
R.S. 33:2740.18(A)(1) - Hotel occupancy tax	Parish with a population of 440,000 - 520,000	Jefferson and Orleans (1980- 2000 census)	Jefferson and Orleans
R.S. 33:2740.18.1(A) - Hotel occupancy tax	Parish with a population of 425,000 - 475,000	Jefferson (1990 and 2000 census)	Jefferson
R.S. 33:2740.34(A) - Tax authorization	Parish with a population of 38,000 - 45,000 and which is split by the Mississippi River	St. Charles (1990 census); St. John the Baptist (1990 and 2000 census)	St. Charles and St. John the Baptist Parish
R.S. 33:2740.35(A)(1) - Economic development districts	Municipality with a population of 475,000+	New Orleans (1990 and 2000 census)	New Orleans
R.S. 33:2740.36(B) - Tax on dumped trash; certain business and industrial districts in certain municipalities	Municipality having a population of 450,000+	New Orleans (2000 census)	Business and industrial development district in New Orleans
R.S. 33:2740.37(B)(1) Educational facilities improvement districts	Parish with a population of 78,000 - 84,000	St. Landry (1990 census)	St. Landry
R.S. 33:2740.48 - Board of commissioners, certain economic and industrial development districts; reappointment	Parish with a population of 78,000 - 84,000	St. Landry (1990 census)	Repealed

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:2740.61 - Historic district deemed downtown development district	Municipality with a population of 7,550 - 7,650	Donaldsonville (2000 census)	Donaldsonville
R.S. 33:3892(A) - Sewerage districts	Parish with a population of 99,000 - 102,000	Tangipahoa (2000 census)	Tangipahoa
R.S. 33:4159.10(B)(introduct ory paragraph) - Public sewage and water drainage disposal and treatment facilities; privatization;	Municipality with a population of 475,000+	New Orleans (2000 census)	New Orleans
R.S. 33:4169(C) - Collection of sewerage service charges; contracts	Parish with a population of 425,000 - 475,000	Jefferson (1980 - 2000 census)	Jefferson
R.S. 33:4175(B)(1) - Public power authorities	Municipality with a population of 400,000+	New Orleans (1980-2000 census)	New Orleans
R.S. 33:4305(B)(2) - Gas utility districts; compensation of board members	Parish with a population of 250,000 - 325,000 having a single gas utility district	East Baton Rouge (1970 census)	East Baton Rouge
R.S. 33:4311 - Creation of utility commissions	Municipality with a population of 6,000 - 7,000 and incorporated under Lawrason Act	Denham Springs (1970 census); Lake Providence and Springhill (1970 and 1980 census); Port Allen (1980 and 1990 census); Oakdale and Winnfield (1990 census); and Carencro (2000 census)	Carencro, Denham Springs, Lake Providence, Oakdale, Port Allen, Springhill, and Winnfield
R.S. 33:4546.2(D) - Creation of a municipal natural gas purchasing and distribution authority	Excepts a municipality or consolidated form of govt. with a population of 350,000+	New Orleans and Baton Rouge/East Baton Rouge (1980-2000 census)	Excepts New Orleans and Baton Rouge/ East Baton Rouge
R.S. 33:4561.1 - Naming of civic center theater	Home rule charter municipality with a population of 50,000 - 55,000	Monroe (2000 census)	Monroe

Page 68 of 73

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:4562.1(A) and (B) and 4562.2(A) and (B) - Recreation district service charges and parcel fees authorized; assessment and collection	Parish with a population of 56,000 - 58,150	St. Mary (1990 census)	St. Mary
R.S. 33:4564(D) - Recreation district; board member per diem	Parish with a population of 100,000 - 105,000	Tangipahoa and Terrebonne (2000 census)	Tangipahoa and Terrebonne
R.S. 33:4570.11(A) - Recreation and park commissions; creation	Parish with a population of 39,300 - 41,500	St. John the Baptist (1990 census); Avoyelles (2000 census)	St. John the Baptist
R.S. 33:4574(B)(40) - Tourist commissions; creation	Parish with a population of 25,500 - 28,000	Plaquemines Parish (1990 and 2000 census)	Plaquemines Parish
R.S. 33:4574(F)(1)(b)(iii) - Tourist commissions; appointments	Parish with a population of 35,000 - 40,000	Natchitoches Parish (1970 - 2000 census); Evangeline (2000 census)	Evangeline and Natchitoches Parish
R.S. 33:4574.1.1(A)(40) Occupancy taxes levied by the tourist commissions	Parish with a population of 25,500 - 28,000	Plaquemines Parish (1990 and 2000 census)	Tourist commission in Plaquemines Parish
R.S. 33:4574.1.1(A)(42) Occupancy taxes levied by the tourist commissions	Parish with a population of 135,000 - 175,000 persons as of the July 1, 1998 population estimate by the U.S. Census Bureau	Ouachita (per specified census estimate)	Monroe-West Monroe Convention and Visitor's Bureau of Ouachita Parish
R.S. 33:4574.1.1(A)(45) Occupancy taxes levied by the tourist commissions	Parish with a population of 48,100 - 52,500	St. Martin (2000 census)	St. Martin Parish Tourist Commission
R.S. 33:4574.1.1(N)(1) Occupancy taxes levied by the tourist commissions	Parish with a population of 21,800 - 22,800	Pointe Coupee (2000 census)	Pointe Coupee Parish Tourist Commission

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:4574.1.1(Q) - Occupancy taxes levied by the tourist commissions	Parish with a population of 53,700 - 57,700	Vermilion (2000 census)	Vermilion Parish Tourist Commission
R.S. 33:4574.1.1(Q) - Occupancy taxes; use for athletic programs	Municipality with a population of 6,000 - 12,000 (limited to a parish with a population of 53,700 - 57,700)	Abbeville (2000 census)	Removes these provisions
R.S. 33:4574.1.1(R) - Occupancy taxes levied by the tourist commissions	Parish with a population of 75,000 - 85,000	Ascension (2000 census)	Ascension Parish Tourist Commission
R.S. 33:4574.2(D) - Budget; borrowing money; audit	Parish with a population of 19,050 - 20,000 based upon the Census of Population and Housing, 1980: Summary Tape File 1A Louisiana/Prepared by the U.S. Census Bureau	West Baton Rouge (1980 census)	West Baton Rouge
R.S. 33:4574.19 - Designation of tourist commissions	Parish with a population of 100,000 - 104,000	Tangipahoa (2000 census)	Tangipahoa
R.S. 33:4579(A) - Events center districts	Parish with a population of 144,000 - 160,000	St. Tammany (1990 census); Ouachita (2000 census)	St. Tammany
R.S. 33:4709.21(A) - Business and industrial districts; tax exemptions	Municipality with a population of 450,000+	New Orleans (2000 census)	New Orleans
R.S. 33:4712.15 - Naming of courthouse annex building	Parish with a population of 31,500 - 33,000	Beauregard (2000 census)	Beauregard
R.S. 33:4717(B) - Sale of property no longer needed for public use; bid exception	Municipality with a population of 475,000+	New Orleans (1990 and 2000 census)	New Orleans
R.S. 33:4720.161(Q)(7) Parish redevelopment authority	Parish with a population of 185,000 - 191,000	Lafayette (2000 census)	Lafayette

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:4722(B)(introductor y paragraph) and (C) - Creation of districts; powers of municipal authorities; transfers of development rights; and uniform regulations within district	Municipality with a population of 475,000+	New Orleans (1990 and 2000 census)	New Orleans
R.S. 33:4780.51(A) - Notification of area legislators; hazardous material storage	Parish with a population of 450,000 - 460,000	Jefferson (2000 census)	Jefferson
R.S. 33:4785(B) - Alcoholic beverages control board; suspension or revocation of permits	Municipality with a population of 400,000+	New Orleans (1970-2000 census)	New Orleans
R.S. 33:4790 - Bicycle regulation	Municipality with a population of 400,000+	New Orleans (1960-2000 census)	New Orleans
R.S. 33:4877 - Parish zoning ordinances	Parish with a population of over 23,000 in which there exists no municipality	St. John the Baptist (1970- 2000 census)	St. John the Baptist
R.S. 33:4879(B) and (C) Firearms buyback program	Municipality with a population of 425,000+	New Orleans (1990 and 2000 census)	New Orleans
R.S. 33:5062(A) - Weed cutting	Municipality with a population of less than 400,000	All municipalities except New Orleans (1960- 2000 census)	Exception for New Orleans
R.S. 33:7551 - Environmental protection districts, creation by parishes	Parish which is divided by the Mississippi River and has a population of 200,000 - 500,000	Jefferson (1970- 2000 census); Orleans (1990 and 2000 census)	Jefferson
R.S. 33:7601 et seq. (Chapter 21) New Community Development Corp.	Municipality with a population of 300,000+ and parish with a population of 475,000+	New Orleans and Orleans Parish (1970- 2000 census)	New Orleans
R.S. 33:9033.3(A) - Sales tax increment financing	Municipality with a population of 190,000 - 215,000	Shreveport (1990 and 2000 census)	Shreveport

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:9033.3(A) - Sales tax increment financing	Municipality with a population of 400,000+	New Orleans (2000 census)	New Orleans
R.S. 33:9033.3(N) - Sales tax increment financing	Parish with a population of 400,000 - 475,000	Jefferson and East Baton Rouge (2000 census)	Jefferson and East Baton Rouge
R.S. 33:9036(B) - Economic development project by the state in a downtown development district	Municipality with a population of 200,000 - 400,000	Baton Rouge (1990 and 2000 census); Shreveport (2000 census)	Baton Rouge and Shreveport
R.S. 33:9037.1 - Bond financing of cooperative endeavors; leases to pay such bonds	Municipality or parish with a population of 400,000+ or any municipality within such a parish or certain corporations	Orleans, East Baton Rouge, and Jefferson (2000 census)	East Baton Rouge, Jefferson, and Orleans
R.S. 33:9038.31(3) - Tax increment financing; Exclusive of a convention center/hotel complex	Municipality with a population of 190,000 - 205,000	Shreveport (2000 census)	Excludes convention center/hotel complex in Shreveport
R.S. 33:9038.31(3) - Tax increment financing	Parish with a population of 120,000 - 130,000	Rapides (2000 census)	Rapides
R.S. 33:9038.41(A) and (B)(introductory paragraph) - Tax increment financing	Parish with a population of 120,000 - 130,000	Rapides (2000 census)	Rapides
R.S. 33:9038.55 - Location of a zoo	Parish with a population of 400,000 - 430,000 or any municipality within such a parish	East Baton Rouge (2000 census)	East Baton Rouge
R.S. 33:9038.61(A) - Tax increment financing district	Municipality with a population of 215,000 - 250,000	Baton Rouge (2000 census)	Baton Rouge
R.S. 33:9053.1(A) - Parishwide ambulance service district	Parish with a population of less than 100,000 which includes a municipality with a population of 50,000+	Bossier Parish (1990 and 2000 census)	Bossier Parish
R.S. 33:9073.1(A) - Huntington Park Subdivision Improvement District	Municipality with a population of 475,000+	New Orleans (2000 census)	New Orleans

CITATION/ TOPIC	EXISTING LAW	AFFECTED LOCATIONS	PROPOSED LAW
R.S. 33:9076(A) - Taxes levied for security and improvement districts	Parish with a population of 475,000+	Orleans (2000 census)	Orleans
R.S. 33:9611(A)(1) - Local ethics administration entities	Home rule charter municipality with a population of 250,000+ or home rule charter parish with a population of 400,000+	New Orleans (2000 census); East Baton Rouge and Jefferson (2000 census)	New Orleans, East Baton Rouge, and Jefferson

(Amends R.S. 33:103(C)(1)(j)(intro. para.) and (l), 112(C)(1)(a), 121, the heading of Subpart B-32 of Part IV of Chapter 1 of Title 33, 130.601(4), 130.602(A)(1) and (7), the heading of Subpart B-36 of Part IV of Chapter 1 of Title 33, 130.721(A), the heading of Subpart B-41 of Part IV of Chapter 1 of Title 33, 130.781(A), the heading of Subpart L of Part IV of Chapter 1 of Title 33, 140.181, 151, 172(F)(1), 365, 423.11, 423.14, 423.20, 423.21, 441.30, 447.2, 1236(60), (62)(a), and (63)(a), 1236.5, 1236.20(A)(1)(intro. para.) and (C)(3)(a), 1243(A)(1) and (B)(1), 1324(9), 1415(G), 1429.1, 1448(G)(1), 1521(intro. para.), 1573, 1967(C), 1976(intro. para.), 1992(D), 2213(H), 2423(A), 2536.3(intro. para.), 2569, 2582(A)(1) and (2), 2584(B), 2586, 2711(B) and (D)(1), 2711.7(A), 2711.16(A), 2717.18, 2721.7(A)(1), 2721.14, 2737.52(A), 2737.56(A), 2737.66(A) and (C)(1), 2737.71(A), 2737.73(A), 2737.74(A) and (B), 2738.84(A)(2) and (3), 2738.85(A)(1), 2740.18(A)(1), 2740.18.1(A), 2740.34(A), 2740.35(A)(1), 2740.36(B), 2740.37(B)(1), 2740.61, 3892(A), the heading of Part IV of Chapter 9 of Title 33, 4159.10(B)(intro. para.), 4169(C), 4175(B)(1), 4305(B)(2), the heading of Subpart F of Part I of Chapter 10 of Title 33, 4311, 4546.2(D), 4561.1, 4562.1(A) and (B), 4562.2(A) and (B), 4564(D), 4570.11(A) and (B)(1)(a)-(d), 4574(B)(40) and (F)(1)(b)(iii), 4574.1.1(A)(40), (42), and (45), (N)(1), (Q), and (R), 4574.2(D), 4574.19, 4579(A), 4709.21(A), 4712.15, 4717(B), 4720.161(Q)(7), 4722(B)(intro. para.) and (C), 4780.51(A), 4785(B), 4790, 4877, 4879(B) and (C), 5062(A), 7551, 7602(4), (8)(a), (9), (10), and (11), 7603(14), 7604(A), 9033.3(A) and (N), 9036(B), 9037.1, 9038.31(3), 9038.41(A) and (B)(intro. para.), 9038.55, 9038.61(A), 9053.1(A), 9073.1(A), 9076(A), and 9611(A); Repeals R.S. 33:130.591-130.599, 130.601(5), 1221(B), 1415(F), 1521.1(D), 1992(A)(11), 2213(I), 2625, 2740.48, and 7603(20))